

Benjamin Coxon

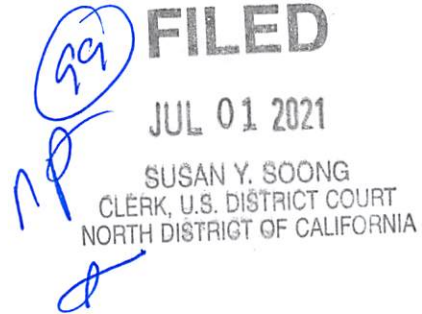
Sonoma County California United States of America

Mailing Address

230 Chris Street Windsor Sonoma County California 95492 United States of America

Email caoutside@gmail.com

Pro Se Petitioner



United States District Court

**CV21** **5099** **JCS**

Benjamin Coxon,

I

Petitioner

I

Case Number

I

I

I

Petition

United States District Court,

I

Respondant

I

**Parties**

**1. Petitioner**

**Benjamin Coxon**

**Sonoma County California United States of America**

**Mailing Address**

**230 Chris Street Windsor Sonoma County California 95492 United States of America**

**Email caoutside@gmail.com**

**2. Respondant One**

**United States District Court**

**Facts**

1           The Petitioner is and was a citizen of the United States of America, was victim of  
2 violations of laws of the United States of America during each year during 2011 to 2021 and  
3 more times while the Petitioner was located in the United States of America and possibly  
4 more locations and demands investigation, prosecution, findings and awards.  
5  
6  
7  
8

9           The Petitioner is and was a citizen of the United States of America, was victim of  
10 violations of laws of the United States of America during each year during 2011 to 2021 and  
11 more times while the Petitioner was located in the Northern District of California and  
12 demands investigation, prosecution, findings and awards.  
13

14           The Petitioner is and was a citizen of the United States of America, was victim of  
15 violations of laws of the United States of America during 2011 to 2021 and possibly more  
16 times while the Petitioner was located in the Eastern District of California and demands  
17 investigation, prosecution, findings and awards.  
18

19           The Petitioner is and was a citizen of the United States of America, was victim of  
20 violations of laws of the United States of America during 2011 to 2021 and possibly more  
21 times while the Petitioner was located in the Southern District of California and demands  
22 investigation, prosecution, findings and awards.  
23

24           The Petitioner is and was a citizen of the United States of America, was victim of  
25 violations of laws of the United States of America during 2011 to 2021 and possibly more

1 times while the Petitioner was located in the District of Oregon and demands investigation,  
2 prosecution, findings and awards.

3  
4 The Petitioner is and was a citizen of the United States of America, was victim of  
5 violations of laws of the United States of America during 2011 to 2021 and possibly more  
6 times while the Petitioner was located in the District of Eastern Washington and demands  
7 investigation, prosecution, findings and awards.

8  
9 The Petitioner is and was a citizen of the United States of America, was victim of  
10 violations of laws of the United States of America during 2011 to 2021 and possibly more  
11 times while the Petitioner was located in the District of Arizona and demands investigation,  
12 prosecution, findings and awards.

13  
14 The Petitioner is and was a citizen of the United States of America, was victim of  
15 violations of laws of the United States of America during 2011 to 2021 and possibly more  
16 times while the Petitioner was located in Districts outside of California, Oregon, Washington  
17 and Arizona and demands investigation, prosecution, findings and awards.

18  
19  
20  
21  
22 This case involves laws of the United States of America and rights of a citizen of the  
23 United States of America.



1 This case involves United States Code Title Eighteen Sections 113, 242, 1001, 1018,  
2 1033, 1035, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 1595, United States Code Title  
3 Twenty-Eight Sections 509, 547, United States Code Title Forty-Two Section 1987 and the  
4 Petitioner's rights to liberty and the pursuit of happiness.  
5

6 This case might involve United States Code Title Eighteen Sections 2, 3, 4, 241, 872,  
7 912, 1030 and 1512.  
8

9 The Petitioner was reportedly born while the Petitioner was located in San  
10 Francisco County California United States of America during 1986.  
11

12 The Petitioner was located in Sonoma County California United States of America  
13 during most of 2011 to 2021 during a person and or or people violating laws of the United  
14 States of America against the Petitioner and violated rights of the Petitioner.  
15

16  
17  
18  
19 This case might involve the United States of America, officers of the United States of  
20 America, the Government of the United States of America, officers of the Government of the  
21 United States of America as defendants  
22

23 This case might involve employees and or or associates of the United States of  
24 America and or or the Government of the United States of America as defendants.  
25

1           This case might involve the United States Military and or or officers of the United  
2 States Military as defendants.

3  
4           This case might involve employees and or or associates of the United States Military  
5 as defendants.

6  
7           This case might involve California, the Government of California, officers of  
8 California, and or or officers of the Government of California.

9  
10          This case might involve employees and or or associates of California and or or the  
11 Government of California as defendants.

12  
13          This case might involve Countries foreign to the United States of America,  
14 Governments foreign to the United States of America, officers of Countries foreign to the  
15 United States of America and or or officers of Governments foreign to the United States of  
16 America as defendants.

17  
18          This case might involve employees and or or associates of Countries foreign to the  
19 United States of America and or or Governments foreign to the United States of America as  
20 defendants.

1           This case might involve the United States of America, officers of the United States of  
2 America, the Government of the United States of America, officers of the Government of the  
3 United States of America as witnesses  
4

5           This case might involve employees and or or associates of the United States of  
6 America and or or the Government of the United States of America as witnesses.  
7

8           This case might involve the United States Military and or or officers of the United  
9 States Military as witnesses.  
10

11           This case might involve employees and or or associates of the United States Military  
12 as witnesses.  
13

14           This case might involve California, the Government of California, officers of  
15 California, and or or officers of the Government of California witnesses.  
16

17           This case might involve employees and or or associates of California and or or the  
18 Government of California as witnesses.  
19

20           This case might involve Countries foreign to the United States of America,  
21 Governments foreign to the United States of America, officers of Countries foreign to the  
22 United States of America and or or officers of Governments foreign to the United States of  
23 America as witnesses.  
24  
25

1           This case might involve employees and or or associates of Countries foreign to the  
2           United States of America and or or Governments foreign to the United States of America as  
3           witnesses.  
4  
5  
6  
7

8           The Petitioner was located in Santa Clara County California United States of America  
9           during 2011 while an attack of the Petitioner began as a person and or or people violated  
10          laws of the United States of America against the Petitioner and violated rights of the  
11          Petitioner.  
12  
13  
14  
15

16          The Petitioner is a Citizen of the United States of America.  
17  
18  
19  
20

21          The Petitioner is a person and a human being.  
22  
23  
24  
25

1           The Petitioner was located in the United States of America during 2011 to 2021  
2 except during less than six hours during 2013 while the Petitioner was located in Canada.  
3  
4  
5  
6

7           The Petitioner was located on Vandenberg Air Force Base in Santa Barbara County  
8 California United States of America during 2015 during less than 20 hours.  
9

10          The Petitioner traveled by commercial passenger train between locations located in  
11 the United States of America during 2011 to 2021.  
12

13          The Petitioner traveled by commercial air-plane between locations located in the  
14 United States of America during 2012 to 2013, 2015 and 2019.  
15  
16  
17  
18

19          The Petitioner was located on property owned by the United States Federal  
20 Government located in the United States of America different than property owned and or  
21 or operated by the United States Military during times during 2011 to 2021.  
22  
23  
24  
25

1 The Petitioner declines a magistrate judge conducting proceedings of this case.

2  
3  
4  
5  
6 The Petitioner asks requests and if legal to demand demands that the Presiding  
7 Judge of this case be a male.

8  
9  
10  
11  
12 The Petitioner is a male.

13  
14  
15  
16  
17 The Petitioner was age 18 years during 2004.

18  
19  
20  
21  
22 The Petitioner has never been part of the military.

23  
24 The Petitioner has never been part of law enforcement.

1  
2  
3  
4 The Petitioner has never been part of the Government of the United States of  
5 America.  
6  
7  
8  
9

10 The Petitioner retains rights.  
11

12 The Petitioner reserves rights.  
13  
14  
15  
16

17 The Petitioner demands speedy action and or or speedy actions.  
18

19 The Petitioner demands extra speedy action and or or extra speedy actions.  
20  
21  
22  
23

24 The Petitioner demands action now and or or actions now.  
25



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The Petitioner demands speedy court action and or or speedy court actions.

The Petitioner demands extra speedy court action and or or extra speedy court actions.

The Petitioner demands action now and or or actions now.

The Petitioner demands prosecution now.

The Petitioner asks and if legal to demand demands that the court provide service of documents to parties.

1  
2  
3  
4  
5 The Petitioner states the Petitioner rejects case management conditions.  
6

7 The Petitioner made computer files containing information associated to case  
8 management of this case available to official United States law enforcement.  
9  
10  
11  
12

13 As used in this document “and or or” indicates [[and] or [or]].  
14

15 As used in this document “and or or” indicates either and or or.  
16

17 As used in this document “possibly” might mean [might].  
18  
19  
20  
21

22 As used in this document “retains” might include [reserves].  
23

24 As used in this document “reserves” might include [retains].  
25

1  
2  
3  
4 As used in this document "might" might include [actually].  
5  
6  
7  
8

9 As used in this document "some" might include [all].  
10  
11  
12  
13

14 Statements in this document of, about, including and or or associated to 2011 to  
15 2021 might also be true and or or accurate as of, about, including and or or associated to  
16 different times.  
17  
18  
19  
20

21 During 2017 to 2021 the Petitioner recorded audio of the Petitioner talking.  
22  
23  
24  
25

1 The Petitioner retains rights to move the Petitioner's body.

2  
3 The Petitioner retains rights to have thoughts.

4  
5 The Petitioner retains rights to try to move the Petitioner's body.

6  
7 The Petitioner retains rights to try to have thoughts.

8  
9  
10  
11  
12 The Petitioner reserves rights to move the Petitioner's body.

13  
14 The Petitioner reserves rights to have thoughts.

15  
16 The Petitioner reserves rights to try to move the Petitioner's body.

17  
18 The Petitioner reserves rights to try to have thoughts.

19  
20  
21  
22  
23 The Petitioner retains rights to communicate

24  
25 The Petitioner retains rights to try to communicate

1  
2 The Petitioner reserves rights to communicate.

3  
4 The Petitioner reserves rights to try to communicate.

5  
6  
7  
8  
9 The Petitioner retains rights to acknowledge all.

10  
11 The Petitioner reserves rights to acknowledge all.

12  
13 The Petitioner retains rights to acknowledge any.

14  
15 The Petitioner reserves rights to acknowledge any.

16  
17  
18  
19  
20 The Petitioner retains rights to talk about all.

21  
22 The Petitioner reserves rights to talk about all.

23  
24 The Petitioner retains rights to talk about any.

1 The Petitioner reserves rights to talk about any.

2  
3  
4  
5  
6 The Petitioner has never been a part of the military.

7  
8 The Petitioner has never been part of law enforcement.

9  
10 The Petitioner has never been part of the Government of the United States of  
11 America.

12  
13  
14  
15  
16 The Petitioner has never been an officer of the military.

17  
18 The Petitioner has never been an officer of law enforcement.

19  
20 The Petitioner has never been an officer of the Government of the United States of  
21 America.

1 The Petitioner has never been an employee of the military.

2  
3 The Petitioner has never been an employee of law enforcement.

4  
5 The Petitioner has never been an employee of the Government of the United States  
6 of America.

7  
8  
9  
10  
11 The Petitioner has never been an associate of the military.

12  
13 The Petitioner has never been an associate of law enforcement.

14  
15 The Petitioner has never been an associate of the Government of the United States of  
16 America.

17  
18  
19  
20  
21 The Petitioner stated about the Petitioner's rights to pursue death penalties.

22  
23 The Petitioner stated the Petitioner might pursue death penalties.



1  
2  
3 The Petitioner reserves rights to pursue criminal charges during now.  
4

5 The Petitioner reserves rights to pursue death penalties during now.  
6

7 The Petitioner reserves rights to pursue civil lawsuits during now.  
8  
9  
10

11  
12 The Petitioner reserves rights to pursue criminal charges during the future.  
13

14 The Petitioner reserves rights to pursue death penalties during the future.  
15

16 The Petitioner reserves rights to pursue civil lawsuits during the future.  
17  
18  
19  
20

21 The Petitioner stated the Petitioner complains about long delay of prosecution.  
22

23 During 2021 the Petitioner stated the Petitioner complains about long delay of  
24 prosecution.  
25

1  
2  
3  
4 During 2021 and more times the Petitioner stated stop concealing me, stop hiding  
5 me.  
6  
7  
8  
9

10 During 2021 and more times the Petitioner stated stop.  
11  
12  
13  
14

15 The Petitioner states tech might be considered a dangerous weapon as tech is a  
16 weapon, device and or or instrument, animate and or or inanimate, that is used for, and or  
17 or is readily capable of, causing death and or or serious bodily injury and is at least partially  
18 different and or or more than a pocket knife with a blade of less than two and a half inches  
19 in length.  
20  
21  
22  
23

24 The Petitioner states the Petitioner demanded prosecution now.  
25

1           The Petitioner states the Petitioner demanded prosecution now of violations of laws  
2 of the United States against the Petitioner during 2011 to 2021.

3  
4           The Petitioner states the Petitioner demanded prosecution now of some and or or  
5 all violations of laws of the United States against the Petitioner during 2011 to 2021.

6  
7           The Petitioner states the Petitioner complained about long delay of prosecution.

8  
9           The Petitioner states the Petitioner demanded prosecution at a court of the United  
10 States of America.

11  
12           The Petitioner states the Petitioner demanded prosecution at a court of the United  
13 States of America out, out as opposed to in, in being the name of some technology, the name  
14 of something included as part of some technology and or or the name of some aspect of  
15 some technology.

16  
17  
18  
19  
20           The Petitioner states the Petitioner demands prosecution now.

21  
22           The Petitioner states the Petitioner demands prosecution now of violations of laws  
23 of the United States against the Petitioner during 2011 to 2021.

1 The Petitioner states the Petitioner demands prosecution now of some and or or all  
2 violations of laws of the United States against the Petitioner during 2011 to 2021.

3  
4 The Petitioner states the Petitioner complains about long delay of prosecution.

5  
6 The Petitioner states the Petitioner demands prosecution at a court of the United  
7 States of America.

8  
9 The Petitioner states the Petitioner demands prosecution at a court of the United  
10 States of America out, out as opposed to in, in being the name of some technology, the name  
11 of something included as part of some technology and or or the name of some aspect of  
12 some technology.

13  
14  
15  
16  
17 The Petitioner does not operate the Petitioners own tech-in.

18  
19 The Petitioner has never operated the Petitioner's own tech-in.

20  
21 The Petitioner has never been fully in.

22  
23 The Petitioner was exposed to tech-in during 2014 to 2021.

1  
2  
3 The Petitioner retains rights to tech data associated to violations of laws of the  
4 United States of America against the Petitioner during 2011 to 2021.  
5

6 The Petitioner reserves rights to tech data associated to violations of laws of the  
7 United States of America against the Petitioner during 2011 to 2021.  
8  
9  
10

11  
12 The Petitioner retains rights to all tech data associated to violations of laws of the  
13 United States of America against the Petitioner during 2011 to 2021.  
14

15 The Petitioner reserves rights to all tech data associated to violations of laws of the  
16 United States of America against the Petitioner during 2011 to 2021.  
17

18 The Petitioner retains rights to any tech data associated to violations of laws of the  
19 United States of America against the Petitioner during 2011 to 2021.  
20

21 The Petitioner reserves rights to any tech data associated to violations of laws of the  
22 United States of America against the Petitioner during 2011 to 2021.  
23  
24  
25

1  
2 The Petitioner retains rights to all tech data of all thought and thoughts the  
3 Petitioner thought during the Petitioner's lifetime.  
4

5 The Petitioner reserves rights to all tech data of all thought and thoughts the  
6 Petitioner thought during the Petitioner's lifetime.  
7

8 The Petitioner retains rights to all tech data of any thought and thoughts the  
9 Petitioner thought during the Petitioner's lifetime.  
10

11 The Petitioner reserves rights to any tech data of any thought and thoughts the  
12 Petitioner thought during the Petitioner's lifetime.  
13

14  
15  
16  
17 The Petitioner retains rights to all tech data of violations of laws of the United States  
18 of America against the Petitioner during 2011 to 2021.  
19

20 The Petitioner reserves rights all tech data of violations of laws of the United States  
21 of America against the Petitioner during 2011 to 2021.  
22

23 The Petitioner retains rights to any tech data of violations of laws of the United  
24 States of America against the Petitioner during 2011 to 2021.  
25

1           The Petitioner reserves rights to any tech data of violations of laws of the United  
2 States of America against the Petitioner during 2011 to 2021.

3  
4  
5  
6  
7           The Petitioner retains rights to any obtained by violators of laws of the United States  
8 of America against the Petitioner during 2011 to 2021.

9  
10          The Petitioner reserves rights to any obtained by violators of laws of the United  
11 States of America against the Petitioner during 2011 to 2021.

12  
13          The Petitioner retains rights to all obtained by to violators of laws of the United  
14 States of America against the Petitioner during 2011 to 2021.

15  
16          The Petitioner reserves rights all obtained by to violators of laws of the United  
17 States of America against the Petitioner during 2011 to 2021.

18  
19  
20  
21  
22          The Petitioner retains rights to all associated to violations of laws of the United  
23 States of America against the Petitioner during 2011 to 2021.



1           The Petitioner reserves rights to all associated to violations of laws of the United  
2 States of America against the Petitioner during 2011 to 2021.

3  
4           The Petitioner retains rights to any associated to violations of laws of the United  
5 States of America against the Petitioner during 2011 to 2021.

6  
7           The Petitioner reserves rights to any associated to violations of laws of the United  
8 States of America against the Petitioner during 2011 to 2021.

9  
10  
11  
12  
13           During 2011 to 2021 a person and or or people forced force at on and or or in the  
14 Petitioner without notifying the Petitioner with writing in a physically tangible format.

15  
16           During 2011 to 2021 a person and or or people forced force at on and or or in the  
17 Petitioner without notifying the Petitioner with clear simple easily-comprehensible obvious  
18 writing in a physically tangible format.

19  
20           During 2011 to 2021 a person and or or people forced force at on and or or in the  
21 Petitioner without notifying the Petitioner with clear simple easily-comprehensible obvious  
22 conspicuous writing in a physically tangible format.

1  
2 The Petitioner suspects people might have observed violations of laws of the United  
3 States of America against the Petitioner while the Petitioner was located in the United States  
4 of America during 2011 to 2021.  
5

6 The Petitioner suspects people-in might have observed violations-in of laws of the  
7 United States of America against the Petitioner-out while the Petitioner was located in the  
8 United States of America during 2011 to 2021.  
9

10 The Petitioner suspects people-in might have observed people-in violating laws of  
11 the United States of America against the Petitioner-out while the Petitioner was located in  
12 the United States of America during 2011 to 2021.  
13  
14  
15  
16

17 The Petitioner suspects official United States law enforcement officers and or or  
18 people associated to an official United States law enforcement officer and or or officers in  
19 might have observed violations of laws of the United States of America against the  
20 Petitioner while the Petitioner was located in the United States of America during 2011 to  
21 2021.  
22

23 The Petitioner suspects official United States law enforcement officers and or or  
24 people associated to an official United States law enforcement officer and or or officers in  
25 might have observed violations-in of laws of the United States of America against the

1 Petitioner-out while the Petitioner was located in the United States of America during 2011  
2 to 2021.

3  
4 The Petitioner suspects official United States law enforcement officers and or or  
5 people associated to an official United States law enforcement officer and or or officers in  
6 might have observed people-in violating laws of the United States of America against the  
7 Petitioner-out while the Petitioner was located in the United States of America during 2011  
8 to 2021.

9  
10  
11  
12  
13 The Petitioner suspects official California law enforcement officers and or or people  
14 associated to an official California law enforcement officer and or or officers in might have  
15 observed violations of laws of the United States of America against the Petitioner while the  
16 Petitioner was located in the United States of America during 2011 to 2021.

17  
18 The Petitioner suspects official California law enforcement officers and or or people  
19 associated to an official California law enforcement officer and or or officers in might have  
20 observed violations-in of laws of the United States of America against the Petitioner-out  
21 while the Petitioner was located in the United States of America during 2011 to 2021.

22  
23 The Petitioner suspects official California law enforcement officers and or or people  
24 associated to an official California law enforcement officer and or or officers in might have  
25

1 observed people-in violating laws of the United States of America against the Petitioner-out  
2 while the Petitioner was located in the United States of America during 2011 to 2021.

3  
4  
5  
6  
7 During 2021 and possibly more times the Petitioner stated send information to the  
8 official United States FBI, ATF and United States Department of Homeland Security.

9  
10 During 2021 and possibly more times the Petitioner stated send information in in  
11 and out formats about in and out and people and me [the Petitioner's first and last name]  
12 and people associated to me [the Petitioner's first and last name] and people associated to  
13 people associated to me [the Petitioner's first and last name] and people to the FBI, ATF and  
14 United States Department of Homeland Security.

15  
16 During 2021 and possibly more times the Petitioner stated send emails about in and  
17 out and people and me [the Petitioner's first and last name] and people associated to me  
18 [the Petitioner's first and last name] and people associated to people associated to me [the  
19 Petitioner's first and last name] and people to the FBI, ATF and United States Department of  
20 Homeland Security.

1           The Petitioner states satellite audio observation and or or satellite audio  
2 surveillance of the Petitioner during 2011 to 2021 is and or or might be important and or or  
3 very important to investigation of violations of laws of the United States of America against  
4 the Petitioner during 2011 to 2021.

5  
6           The Petitioner states satellite audio and visual observation and or or satellite audio  
7 and visual surveillance of the Petitioner during 2011 to 2021 is and or or might be  
8 important and or or very important to prosecution of violations of laws of the United States  
9 of America against the Petitioner during 2011 to 2021.

10  
11  
12  
13  
14           The Petitioner states evidence useful to the investigation and prosecution of  
15 violations of laws of the United States of America against the Petitioner might include  
16 satellite observation and satellite surveillance data of the Petitioner, suspected defendants,  
17 suspected witnesses and suspected interested parties during 2011 to 2021 and possibly  
18 more times.

19  
20           The Petitioner states evidence useful to the investigation and prosecution of  
21 violations of laws of the United States of America against the Petitioner might include  
22 satellite observation and satellite surveillance data of the Petitioner, suspected defendants,  
23 suspected witnesses, suspected interested parties, environments and surroundings  
24 including and or or possibly including visual, visual reflected light, thermal, sound, sub  
25 vocalizations, medical imaging, visual of small and or or minute physical morphs of the

1       Petitioner's body, medical imaging of the Petitioner's body during 2011 to 2021 and  
2       possibly more times.

3  
4       The Petitioner states evidence useful to the investigation and prosecution of  
5       violations of laws of the United States of America against the Petitioner might include video  
6       and audio from an Apple laptop computer owned by the Petitioner supposedly connected to  
7       wireless internet at 576 South Fifth Street San Jose Santa Clara County California United  
8       States of America.

9  
10      The Petitioner states evidence useful to the investigation and prosecution of  
11      violations of laws of the United States of America against the Petitioner might include video  
12      and audio from an Apple laptop computer owned by the Petitioner supposedly connected to  
13      wireless internet at 230 Chris Street Windsor Sonoma County California United States of  
14      America.

15  
16      The Petitioner states evidence useful to the investigation and prosecution of  
17      violations of laws of the United States of America against the Petitioner might include video  
18      and audio from the Apple desktop computer at 230 Chris Street Windsor Sonoma County  
19      California United States of America supposedly connected to wireless internet at 230 Chris  
20      Street Windsor Sonoma County California United States of America.

21  
22      The Petitioner states evidence useful to the investigation and prosecution of  
23      violations of laws of the United States of America against the Petitioner might include  
24      professional analysis, computer analysis, advanced computer analysis, artificial intelligence  
25

1 analysis of including and not limited to video, audio, sound, voice, body and body size shape  
2 and size.

3  
4 The Petitioner states some times and or or items of interest associated to the  
5 Petitioner during 2011 to 2021 and possibly more times include bird, frog, cricket sounds  
6 during 2011 to 2014 and possibly more times.

7  
8 The Petitioner states some times and or or items of interest associated to the  
9 Petitioner during 2011 to 2021 and possibly more times include small physical body  
10 morphs, movements, adjustments, batteries, injuries, tissue separations, enlargements,  
11 shrinkings, similar and or or different of the Petitioner's head, face, body, penis, testicles,  
12 eyes, torso, abdomen, chest, skin, thighs during 2013 to 2021 and possibly more times.

13  
14  
15  
16  
17 The Petitioner states evidence useful to the investigation and prosecution of  
18 violations of laws of the United States of America against the Petitioner might include  
19 suspected video and possible audio surveillance from surveillance cameras and or or  
20 surveillance equipment in, at and or or around the Walmart store located in the United  
21 States of America located at 6650 Hembree Lane Windsor Sonoma County California United  
22 States of America.

23  
24 The Petitioner states evidence useful to the investigation and prosecution of  
25 violations of laws of the United States of America against the Petitioner might include



1 suspected video and possible audio surveillance from surveillance cameras and or or  
2 surveillance equipment on Sonoma County Transit buses located in the United States of  
3 America in Sonoma County California United States of America.

4  
5 The Petitioner states evidence useful to the investigation and prosecution of  
6 violations of laws of the United States of America against the Petitioner might include  
7 suspected video and possible audio surveillance from surveillance cameras and or or  
8 surveillance equipment at Subway restaurant at 6400 Hembree Lane Suit 100 Windsor  
9 Sonoma County California United States of America the United States of America Sonoma  
10 County California United States of America.

11  
12  
13  
14  
15 The Petitioner states evidence useful to investigation and or or prosecution might  
16 be found by soliciting, asking and or or demanding the United States Department of Justice  
17 for information.

18  
19 The Petitioner states evidence useful to investigation and or or prosecution might  
20 be found by soliciting, asking and or or demanding the United States Department of  
21 Homeland Security for information.

22  
23 The Petitioner states evidence useful to investigation and or or prosecution might  
24 be found by soliciting, asking and or or demanding the United States Department of the  
25 Interior for information.

1  
2 The Petitioner states evidence useful to investigation and or or prosecution might  
3 be found by soliciting, asking and or or demanding the United States Department of State for  
4 information.

5  
6 The Petitioner states evidence useful to investigation and or or prosecution might  
7 be found by soliciting, asking and or or demanding the National Aeronautical and Space  
8 Administration for information.

9  
10 The Petitioner states evidence useful to investigation and or or prosecution might  
11 be found by soliciting, asking and or or demanding the United States Department of Defense  
12 for information.

13  
14 The Petitioner states evidence useful to investigation and or or prosecution might  
15 be found by soliciting, asking and or or demanding the National Security Administration for  
16 information.

17  
18 The Petitioner states evidence useful to investigation and or or prosecution might  
19 be found by soliciting, asking and or or demanding the United States Central Intelligence  
20 Agency.

21  
22 The Petitioner states evidence useful to investigation and or or prosecution might  
23 be found by soliciting, asking and or or demanding the United States of America and or or  
24 the Government of the United States of America for information.  
25

1           The Petitioner states evidence useful to investigation and or or prosecution might  
2 be found by soliciting, asking and or or demanding offices, departments and or or branches  
3 of the United States of America and or or offices, branches and or or departments of the  
4 Government of the United States of America for information.

5  
6           The Petitioner states evidence useful to investigation and or or prosecution might  
7 be found by soliciting, asking and or or demanding officers, employees and or or associates  
8 of the United States of America and or or officers, employees and or or associates of the  
9 Government of the United States of America for information.

10  
11           The Petitioner states evidence useful to investigation and or or prosecution might  
12 be found by soliciting, asking and or or demanding officers, employees and or or associates  
13 of offices, departments and or or branches of the United States of America and or or officers,  
14 employees and or or associates of offices, branches and or or departments of the  
15 Government of the United States of America for information.

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19  
20           The Petitioner states evidence and or or information useful to investigation and or  
21 or prosecution might be found by searching civil and criminal lawsuits, petitions and filings.

22  
23           The Petitioner states evidence and or or information useful to investigation and or  
24 or prosecution might be found by searching records of civil and criminal lawsuits, petitions  
25 and filings.

1  
2 The Petitioner states evidence and or or information useful to investigation and or  
3 or prosecution might be found by searching court filings.  
4

5 The Petitioner states evidence and or or information useful to investigation and or  
6 or prosecution might be found by searching records of court filings.  
7

8 The Petitioner states evidence and or or information useful to investigation and or  
9 or prosecution might be found by searching police reports and or or law enforcement  
10 reports.  
11

12 The Petitioner states evidence and or or information useful to investigation and or  
13 or prosecution might be found by searching records of police reports and or or law  
14 enforcement reports.  
15

16 The Petitioner states evidence and or or information useful to investigation and or  
17 or prosecution might be found by searching Freedom of Information Act Requests.  
18

19 The Petitioner states evidence and or or information useful to investigation and or  
20 or prosecution might be found by searching information available through Freedom of  
21 Information Act Requests.  
22

23 The Petitioner states evidence and or or information useful to investigation and or  
24 or prosecution might be found by searching the Library of Congress.  
25

1           The Petitioner states evidence and or or information useful to investigation and or  
2 or prosecution might be found by searching state and federal tax records.

3  
4           The Petitioner states evidence and or or information useful to investigation and or  
5 or prosecution might be found by searching the internet.

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9  
10          The Petitioner states evidence and or or information useful to investigation and or  
11 or prosecution might be found by searching sealed and unsealed information, records and  
12 possibly more.

13  
14          The Petitioner states evidence and or or information useful to investigation and or  
15 or prosecution might be found by searching state and federal information, records and  
16 possibly more.

17  
18          The Petitioner states evidence and or or information useful to investigation and or  
19 or prosecution might be found by searching United States of America domestic and foreign  
20 information, records and possibly more.

21  
22  
23  
24  
25          The Petitioner states tech data records exist.

1  
2 The Petitioner has been hopeful tech data records might exist in physically tangible  
3 formats.  
4

5 The Petitioner has been hopeful tech data records exist in physically tangible  
6 formats presentable at a court of the United States of America.  
7

8 The Petitioner has been hopeful tech data records exist in physically tangible  
9 formats such a computer hard drive, something similar and or or something different  
10 presentable at a court of the United States of America.  
11

12  
13  
14  
15 The Petitioner retains, reserves and asserts rights to all, all in, all out, all subsequent,  
16 all subsequent subsequent, and all subsequent subsequents associated to violations of laws  
17 of the United States of America against the Petitioner.  
18

19 The Petitioner retains, reserves and asserts rights to all, all in, all out, all subsequent,  
20 all subsequent subsequent, and all subsequent subsequents associated to violations of laws  
21 of the United States of America during 2011 to 2021 against the Petitioner.  
22  
23  
24  
25

1           The Petitioner retains, reserves and asserts rights to, all, all property, rights, money,  
2 objects, items, trades, transfers, commerce, exchanges, payments, gifts, creations, art,  
3 entertainment, news, objects of value, items of value, tokens of value, savings, business,  
4 concepts, ideas, stories, jokes, tricks, schemes, writing, computer files, audio recordings,  
5 video recordings, computer files, records, surveillance data, surveillance reports, reports,  
6 notes, tools, utensils, mechanisms, collections, communications, data communications, data,  
7 information, patents, trademarks and possibly more, all in, all out, all subsequent, all  
8 subsequent subsequent, and all subsequent subsequents associated to violations of laws of  
9 the United States of America during all times against the Petitioner.

10  
11           The Petitioner retains, reserves and asserts rights to all, all property, rights, money,  
12 objects, items, trades, transfers, commerce, exchanges, payments, gifts, creations, art,  
13 entertainment, news, objects of value, items of value, tokens of value, savings, business,  
14 concepts, ideas, stories, jokes, tricks, schemes, writing, computer files, audio recordings,  
15 video recordings, computer files, records, surveillance data, surveillance reports, reports,  
16 notes, tools, utensils, mechanisms, collections, communications, data communications, data,  
17 information, patents, trademarks and possibly more, all in, all out, all subsequent, all  
18 subsequent subsequent, and all subsequent subsequents associated to violations of laws of  
19 the United States of America during 2011 to 2021 against the Petitioner.

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23  
24           The Petitioner at least suspects a person and or or people planned about acts  
25 violating laws of the United States of America against the Petitioner during 2011 to 2021.

1  
2 The Petitioner at least suspects a person and or or people premeditated about acts  
3 violating laws of the United States of America against the Petitioner during 2011 to 2021.  
4

5 The Petitioner at least suspects a person and or or people premeditated about acts  
6 violating laws of the United States of America against the Petitioner during 2011 to 2021.  
7

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10  
11 A person and or or people might have planned about acts violating laws of the  
12 United States of America against the Petitioner during 2011 to 2021.  
13

14 A person and or or people might have premeditated about acts violating laws of the  
15 United States of America against the Petitioner during 2011 to 2021.  
16

17 A person and or or people might have premeditated about acts violating laws of the  
18 United States of America against the Petitioner during 2011 to 2021.  
19

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22  
23 The Petitioner suspects during 2011 to 2021 and possibly more times officers of the  
24 United States of America and or or the Government of the United States of America might  
25



1 have while in observed through tech the Petitioner during 2011 to 2021 and possibly more  
2 times.

3  
4 The Petitioner suspects during 2011 to 2021 and possibly more times employees of  
5 the United States of America and or or the Government of the United States of America  
6 might have while in observed through tech the Petitioner during 2011 to 2021 and possibly  
7 more times.

8  
9 The Petitioner suspects during 2011 to 2021 and possibly more times people  
10 associated to the United States of America and or or the Government of the United States of  
11 America might have while in observed through tech the Petitioner during 2011 to 2021 and  
12 possibly more times.

13  
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16  
17 The Petitioner suspects during 2011 to 2021 and possibly more times officers of the  
18 United States of America and or or the Government of the United States of America might  
19 have while in observed through tech violations of laws of the United States of America  
20 against the Petitioner during 2011 to 2021 and possibly more times.

21  
22 The Petitioner suspects during 2011 to 2021 and possibly more times employees of  
23 the United States of America and or or the Government of the United States of America  
24 might have while in observed through tech violations of laws of the United States of  
25 America against the Petitioner during 2011 to 2021 and possibly more times.

1  
2 The Petitioner suspects during 2011 to 2021 and possibly more times people  
3 associated to the United States of America and or or the Government of the United States of  
4 America might have while in observed through tech violations of laws of the United States  
5 of America against the Petitioner during 2011 to 2021 and possibly more times.  
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10 While the Petitioner was located in the United States of America during 2011 to  
11 2021 the Petitioner might have been concealed by an officer and or or officers of the United  
12 States of America and or or the Government of the United States of America.  
13

14 While the Petitioner was located in the United States of America during 2011 to  
15 2021 the Petitioner might have been concealed by an employee and or or employees of the  
16 United States of America and or or the Government of the United States of America.  
17

18 While the Petitioner was located in the United States of America during 2011 to  
19 2021 the Petitioner might have been concealed by an associated and or or associates of the  
20 United States of America and or or the Government of the United States of America.  
21  
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1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner might have been concealed by an officer and or or officers of the United  
3 States of America and or or the Government of the United States of America associated to  
4 investigation and or or investigations of and or or associated to a violation and or or  
5 violations of a law and or or laws of the United States of America.

6  
7 While the Petitioner was located in the United States of America during 2011 to  
8 2021 the Petitioner might have been concealed by an employee and or or employees of the  
9 United States of America and or or the Government of the United States of America  
10 associated to investigation and or or investigations of and or or associated to a violation and  
11 or or violations of a law and or or laws of the United States of America.

12  
13 While the Petitioner was located in the United States of America during 2011 to  
14 2021 the Petitioner might have been concealed by an associated and or or associates of the  
15 United States of America and or or the Government of the United States of America  
16 associated to investigation and or or investigations of and or or associated to a violation and  
17 or or violations of a law and or or laws of the United States of America.

18  
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21  
22 The Petitioner suspects during 1986 to 2004 officers of the United States of America  
23 and or or the Government of the United States of America might have conspired to extort  
24 and traffick the Petitioner.  
25

1           The Petitioner suspects during 1986 to 2004 employees of the United States of  
2 America and or or the Government of the United States of America might have conspired to  
3 extort and traffic the Petitioner.  
4

5           The Petitioner suspects during 1986 to 2004 people associated to the United States  
6 of America and or or the Government of the United States of America conspired to extort  
7 and traffic the Petitioner.  
8

9  
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11  
12           The Petitioner suspects during 1986 to 2004 officers of the United States of America  
13 and or or the Government of the United States of America might have extorted and  
14 trafficked the Petitioner.  
15

16           The Petitioner suspects during 1986 to 2004 employees of the United States of  
17 America and or or the Government of the United States of America might have extorted and  
18 trafficked the Petitioner.  
19

20           The Petitioner suspects during 1986 to 2004 people associated to the United States  
21 of America and or or the Government of the United States of America extorted and  
22 trafficked the Petitioner.  
23  
24  
25

1  
2           The Petitioner suspects during 2004 to 2009 officers of the United States of America  
3 and or or the Government of the United States of America might have conspired to extort  
4 and traffic the Petitioner.  
5

6           The Petitioner suspects during 2004 to 2009 employees of the United States of  
7 America and or or the Government of the United States of America might have conspired to  
8 extort and traffic the Petitioner.  
9

10          The Petitioner suspects during 2004 to 2009 people associated to the United States  
11 of America and or or the Government of the United States of America conspired to extort  
12 and traffic the Petitioner.  
13  
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16

17          The Petitioner suspects during 2004 to 2009 officers of the United States of America  
18 and or or the Government of the United States of America might have extorted and  
19 trafficked the Petitioner.  
20

21          The Petitioner suspects during 2004 to 2009 employees of the United States of  
22 America and or or the Government of the United States of America might have extorted and  
23 trafficked the Petitioner.  
24  
25



1           The Petitioner suspects during 2004 to 2009 people associated to the United States  
2 of America and or or the Government of the United States of America extorted and  
3 trafficked the Petitioner.  
4  
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7

8           The Petitioner suspects during 2009 to 2011 officers of the United States of America  
9 and or or the Government of the United States of America might have conspired to extort  
10 and traffic the Petitioner.  
11

12           The Petitioner suspects during 2009 to 2011 employees of the United States of  
13 America and or or the Government of the United States of America might have conspired to  
14 extort and traffic the Petitioner.  
15

16           The Petitioner suspects during 2009 to 2011 people associated to the United States  
17 of America and or or the Government of the United States of America conspired to extort  
18 and traffic the Petitioner.  
19  
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23           The Petitioner suspects during 2009 to 2011 officers of the United States of America  
24 and or or the Government of the United States of America might have extorted and  
25 trafficked the Petitioner.

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1  
2 The Petitioner suspects during 2009 to 2011 employees of the United States of  
3 America and or or the Government of the United States of America might have extorted and  
4 trafficked the Petitioner.  
5

6 The Petitioner suspects during 2009 to 2011 people associated to the United States  
7 of America and or or the Government of the United States of America extorted and  
8 trafficked the Petitioner.  
9

10  
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12  
13 The Petitioner suspects during 2011 to 2021 officers of the United States of America  
14 and or or the Government of the United States of America might have conspired to extort  
15 and traffic the Petitioner.  
16

17 The Petitioner suspects during 2011 to 2021 employees of the United States of  
18 America and or or the Government of the United States of America might have conspired to  
19 extort and traffic the Petitioner.  
20

21 The Petitioner suspects during 2011 to 2021 people associated to the United States  
22 of America and or or the Government of the United States of America might have conspired  
23 to extort and traffic the Petitioner.  
24  
25

to the extent that the information is not otherwise available to the public, the information is exempt from disclosure under the Freedom of Information Act, 5 U.S.C. § 552(b)(7)(D).

The information is exempt from disclosure under the Freedom of Information Act, 5 U.S.C. § 552(b)(7)(D), because the information is not otherwise available to the public.

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The information is exempt from disclosure under the Freedom of Information Act, 5 U.S.C. § 552(b)(7)(D), because the information is not otherwise available to the public.

The information is exempt from disclosure under the Freedom of Information Act, 5 U.S.C. § 552(b)(7)(D), because the information is not otherwise available to the public.

1  
2  
3 The Petitioner suspects during 2011 to 2021 officers of the United States of America  
4 and or or the Government of the United States of America might have extorted and  
5 trafficked the Petitioner.  
6

7 The Petitioner suspects during 2011 to 2021 employees of the United States of  
8 America and or or the Government of the United States of America might have extorted and  
9 trafficked the Petitioner.  
10

11 The Petitioner suspects during 2011 to 2021 people associated to the United States  
12 of America and or or the Government of the United States of America might have extorted  
13 and trafficked the Petitioner.  
14

15  
16  
17  
18 The Petitioner might suspect some employees and or or officers of United States  
19 Department of Justice might be suspected by the Petitioner of violating laws of the United  
20 States of America against the Petitioner and or or associated to violations of laws of the  
21 United States of America against the Petitioner while the Petitioner was located in the  
22 United States of America during 2011 to 2021.  
23  
24  
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1  
2 The Petitioner might suspect some judges of the United States Courts might be  
3 suspected by the Petitioner of violating laws of the United States of America against the  
4 Petitioner and or or associated to violations of laws of the United States of America against  
5 the Petitioner while the Petitioner was located in the United States of America during 2011  
6 to 2021.

7  
8 The Petitioner might suspect some officers and or or employees of the United States  
9 Courts might be suspected by the Petitioner of violating laws of the United States of America  
10 against the Petitioner and or or associated to violations of laws of the United States of  
11 America against the Petitioner while the Petitioner was located in the United States of  
12 America during 2011 to 2021.

13  
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16  
17 The Petitioner might suspect some judges of United States District Court might be  
18 suspected by the Petitioner of violating laws of the United States of America against the  
19 Petitioner and or or associated to violations of laws of the United States of America against  
20 the Petitioner while the Petitioner was located in the United States of America during 2011  
21 to 2021.

22  
23 The Petitioner might suspect some officers and or or employees of United States  
24 District Court might be suspected by the Petitioner of violating laws of the United States of  
25 America against the Petitioner and or or associated to violations of laws of the United States

1 of America against the Petitioner while the Petitioner was located in the United States of  
2 America during 2011 to 2021.

3  
4  
5  
6  
7 The Petitioner might suspect some employees and or or officers of United States  
8 Department of Justice Northern District of California might be suspected by the Petitioner of  
9 violating laws of the United States of America against the Petitioner and or or associated to  
10 violations of laws of the United States of America against the Petitioner while the Petitioner  
11 was located in the United States of America during 2011 to 2021.

12  
13  
14  
15  
16 The Petitioner might suspect some judges of United States District Court Northern  
17 District of California might be suspected by the Petitioner of violating laws of the United  
18 States of America against the Petitioner and or or associated to violations of laws of the  
19 United States of America against the Petitioner while the Petitioner was located in the  
20 United States of America during 2011 to 2021.

21  
22 The Petitioner might suspect some officers and or or employees of United States  
23 District Court Northern District of California might be suspected by the Petitioner of  
24 violating laws of the United States of America against the Petitioner and or or associated to  
25

1 violations of laws of the United States of America against the Petitioner while the Petitioner  
2 was located in the United States of America during 2011 to 2021.

3  
4  
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6  
7 During 1986 to 2004 people might have conspired to extort and traffic the  
8 Petitioner.

9  
10 During 1986 to 2004 people might have extorted and trafficked the Petitioner.

11  
12  
13  
14  
15 During 2004 to 2009 people might have conspired to extort and traffic the  
16 Petitioner.

17  
18 During 2004 to 2009 people might have extorted and trafficked the Petitioner.

19  
20  
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22  
23 During 2009 to 2011 people might have conspired to extort and traffic the  
24 Petitioner.

1 During 2009 to 2011 people might have extorted and trafficked the Petitioner.

2  
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6 During 2011 to 2021 people might have conspired to extort and traffic the  
7 Petitioner.

8  
9 During 2011 to 2021 people extorted and trafficked the Petitioner.

10  
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12  
13  
14 The Petitioner suspects officers of the United States of America and or or the  
15 Government of the United States of America might have participated in events associated to  
16 harassment, trafficking, battery and bodily injury of the Petitioner during 2011 to 2021.

17  
18 The Petitioner suspects employees of the United States of America and or or the  
19 Government of the United States of America might have participated in events associated to  
20 harassment, trafficking, battery and bodily injury of the Petitioner during 2011 to 2021.

21  
22 The Petitioner suspects associates of the United States of America and or or the  
23 Government of the United States of America might have participated in events associated to  
24 harassment, trafficking, battery and bodily injury of the Petitioner during 2011 to 2021.

1  
2  
3  
4 The Petitioner suspects officers of the United States of America and or or the  
5 Government of the United States of America knew during each year during 2011 to 2021  
6 that the Petitioner was victim of violations of laws of the United States of America.  
7

8 The Petitioner suspects employees of the United States of America and or or the  
9 Government of the United States of America knew during each year during 2011 to 2021  
10 that the Petitioner was victim of violations of laws of the United States of America.  
11

12 The Petitioner suspects associates of the United States of America and or or the  
13 Government of the United States of America knew during each year during 2011 to 2021  
14 that the Petitioner was victim of violations of laws of the United States of America.  
15  
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18

19 The Petitioner suspects officers of California and or or the Government of California  
20 might have participated in events associated to harassment, trafficking, battery and bodily  
21 injury of the Petitioner during 2011 to 2021.  
22

23 The Petitioner suspects officers of California and or or the Government of California  
24 might have known during each year during 2011 to 2021 that the Petitioner was victim of  
25 violations of laws of California.



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5           Officers of the United States of America and or or the Government of the United  
6 States of America violated United States Code Title Forty-Two Section 1987 against the  
7 Petitioner during 2011 to 2021.  
8

9           The Petitioner suspects officers of the United States of America and or or the  
10 Government of the United States of America might have acted acts violating United States  
11 Code Title Eighteen Section 242 and violated United States Code Title Forty-Two Section  
12 1987 against the Petitioner during 2011 to 2021.  
13  
14  
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16

17           While the Petitioner was located in the United States of America during 2017 to  
18 2021 the Petitioner created audio recording computer files of the Petitioner talking about  
19 and or or associated to being victim of violations of laws of California and the United States  
20 of America.  
21

22           While the Petitioner was located in the United States of America during 2017 to  
23 2021 the Petitioner created audio video recording computer files of the Petitioner talking  
24 about and or or associated to being victim of violations of laws of California and the United  
25 States of America.

1  
2 While the Petitioner was located in the United States of America during 2017 to  
3 2021 the Petitioner created image computer files of hand written notes about and or  
4 associated to being victim of violations of laws of California and the United States of  
5 America written by the Petitioner.  
6

7 While the Petitioner was located in the United States of America during 2017 to  
8 2021 the Petitioner created word document computer files of information about and or  
9 associated to being victim of violations of laws of California and the United States of  
10 America written by the Petitioner.  
11

12  
13  
14  
15 While the Petitioner was located in the United States of America during 2017 to  
16 2021 the Petitioner telephone called the Sonoma County California Sheriff Department,  
17 reported and described being victim of violations of laws of California and the United States  
18 of America.  
19

20 While the Petitioner was located in the United States of America during 2017 to  
21 2021 the Petitioner telephone called the United States Federal Bureau of Investigation,  
22 reported and described being victim of violations of laws of California and the United States  
23 of America.  
24  
25

1           While the Petitioner was located in the United States of America 2017 to 2021  
2 during the Petitioner telephone called the United States Department of Justice, reported and  
3 described being victim of violations of laws of California and the United States of America.  
4  
5  
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7

8           While the Petitioner was located in the United States of America during 2017 to  
9 2021 the Petitioner sent letters through the United States Mail to Windsor Sonoma County  
10 California Police Department reported and described being victim of violations of laws of  
11 California and the United States of America.  
12

13           While the Petitioner was located in the United States of America during 2017 to  
14 2021 the Petitioner sent letters through the United States Mail to the Sonoma County  
15 California Sheriff Department, reported and described being victim of violations of laws of  
16 California and the United States of America.  
17

18           While the Petitioner was located in the United States of America during 2017 to  
19 2021 the Petitioner sent letters through the United States Mail to the United States Federal  
20 Bureau of Investigation, reported and described being victim of violations of laws of  
21 California and the United States of America.  
22

23           During 2017 to 2021 the Petitioner sent letters through the United States Mail to the  
24 United States Department of Justice, reported and described being victim of violations of  
25 laws of California and the United States of America.

1  
2 During 2017 to 2021 the Petitioner sent letters through the United States Mail to the  
3 United States Department of Homeland Security, reported and described being victim of  
4 violations of laws of California and the United States of America.  
5

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8  
9 While the Petitioner was located in the United States of America during 2017 to  
10 2021 the Petitioner sent typed messages through the http www internet to the Windsor  
11 Sonoma County California Police Department, reported and described being victim of  
12 violations of laws of California and the United States of America.  
13

14 While the Petitioner was located in the United States of America during 2017 to  
15 2021 the Petitioner sent typed messages through the http www internet to the Sonoma  
16 County California Sheriff Department, reported and described being victim of violations of  
17 laws of California and the United States of America.  
18

19 While the Petitioner was located in the United States of America during 2017 to  
20 2021 the Petitioner sent typed messages through the http www internet to the United  
21 States Federal Bureau of Investigation, reported and described being victim of violations of  
22 laws of California and the United States of America.  
23

24 While the Petitioner was located in the United States of America during 2017 to  
25 2021 the Petitioner sent typed messages through the http www internet to the United

1 States Department of Justice, reported and described being victim of violations of laws of  
2 California and the United States of America.

3  
4 While the Petitioner was located in the United States of America during 2017 to  
5 2021 the Petitioner sent typed messages through the http www internet to the United  
6 States Department Homeland Security, reported and described being victim of violations of  
7 laws of California and the United States of America.

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11  
12 While the Petitioner was located in the United States of America during 2017 to  
13 2021 the Petitioner visited the Windsor Sonoma County California Police Department,  
14 reported and described being victim of violations of laws of California and the United States  
15 of America.

16  
17 While the Petitioner was located in the United States of America during 2017 to  
18 2021 the Petitioner visited the Sonoma County Sheriff Department, reported and described  
19 being victim of violations of laws of California and the United States of America.

20  
21 While the Petitioner was located in the United States of America during 2017 to  
22 2021 the Petitioner visited the United States Federal Bureau of Investigation, reported and  
23 described being victim of violations of laws of California and the United States of America.

1  
2  
3 While the Petitioner was located in the United States of America during 2017 to  
4 2021 the Petitioner created and made available to the Windsor Sonoma County California  
5 Police Department, Sonoma County California Sheriff Department, California Department of  
6 Justice, the United States Federal Bureau of Investigation, the United States Department of  
7 Justice and the United States Department of Homeland Security lists and descriptions of  
8 some possible suspected perpetrators of violations of laws of the United States of America  
9 against the Petitioner.

10  
11 While the Petitioner was located in the United States of America during 2017 to  
12 2021 the Petitioner created and made available to the Windsor Sonoma County California  
13 Police Department, Sonoma County California Sheriff Department, California Department of  
14 Justice, the United States Federal Bureau of Investigation, the United States Department of  
15 Justice and the United States Department of Homeland Security lists and descriptions of  
16 some possible suspected witnesses of violations of laws of the United States of America  
17 against the Petitioner.

18  
19  
20  
21  
22 While the Petitioner was located in the United States of America during 2017 to  
23 2021 the Petitioner uploaded computer files of evidence to a http www internet file storage  
24 and sharing service.  
25

1 While the Petitioner was located in the United States of America during 2017 to  
2 2021 the Petitioner uploaded computer files of evidence to a http www internet file storage  
3 and sharing service, Microsoft Onedrive.  
4

5 While the Petitioner was located in the United States of America during 2017 to  
6 2021 the Petitioner uploaded computer files of evidence to a http www internet file storage  
7 and sharing service, Microsoft One Drive account associated to the email address  
8 123infoabcd@gmail.com.  
9

10 While the Petitioner was located in the United States of America during 2017 to  
11 2021 the Petitioner uploaded computer files of evidence to a http www internet file storage  
12 and sharing service, Microsoft One Drive account associated to the email address  
13 caassaultbattery@gmail.com.  
14

15 While the Petitioner was located in the United States of America during 2017 to  
16 2021 the Petitioner uploaded computer files of evidence to a http www internet file storage  
17 and sharing service, Microsoft One Drive account associated to the email address  
18 caoutside@gmail.com.  
19  
20  
21  
22

23 While the Petitioner was located in the United States of America during 2017 to  
24 2021 the Petitioner sent some emails from and read some emails sent to some email  
25 accounts and addresses.

1  
2 While the Petitioner was located in the United States of America during 2017 to  
3 2021 the Petitioner sent some emails from and read some emails sent to email account and  
4 address 123infoabcd@gmail.com.  
5

6 While the Petitioner was located in the United States of America during 2017 to  
7 2021 the Petitioner sent some emails from and read some emails sent to email account and  
8 address caassaultbattery@gmail.com.  
9

10 While the Petitioner was located in the United States of America during 2017 to  
11 2021 the Petitioner sent some emails from and read some emails sent to email address  
12 caoutside@gmail.com.  
13  
14  
15  
16

17 While the Petitioner was located in Sonoma County California United States of  
18 America during 2018, 2019 and 2020 the Petitioner made evidence and information of  
19 about and associated to this case available to official California Government law  
20 enforcement groups the Sonoma County Sheriff Department Sonoma County District  
21 Attorney's Office California Highway Patrol Office of the Attorney General of California and  
22 California Department of Justice.  
23

24 While the Petitioner was located in Sonoma County California United States of  
25 America during 2018, 2019 and 2020 the Petitioner made evidence and information of



1 about and associated to this case available to official United States Government law  
2 enforcement agencies including the United States Federal Bureau of Investigation United  
3 States Bureau of Alcohol Tobacco Firearms United States Attorney's Office United States  
4 Department of Justice Attorney General of the United States of America and United States  
5 Department of Homeland Security.

6  
7  
8  
9  
10 The Petitioner was located in California United States of America during times  
11 during each year during 2011 to 2021.

12  
13 The Petitioner was located in States of the United States of America different than  
14 California during 2012, 2013 and 2015.

15  
16 The Petitioner was located in British Columbia Canada during 2013 during less than  
17 six hours.

18  
19  
20  
21  
22 While the Petitioner was located in the United States of America during 2011 the  
23 Petitioner was harassed, trafficked and battered.

1           While the Petitioner was located in the United States of America during 2012 to  
2 2014 the Petitioner was harassed, trafficked and battered.

3  
4           While the Petitioner was located in the United States of America during 2015 the  
5 Petitioner was harassed, trafficked and battered.

6  
7           While the Petitioner was located in the United States of America during 2016 to  
8 2019 the Petitioner was harassed, trafficked and battered.

9  
10          While the Petitioner was located in the United States of America during 2020 the  
11 Petitioner was harassed, trafficked and battered.

12  
13          While the Petitioner was located in the United States of America during 2021 the  
14 Petitioner was harassed, trafficked and battered.

15  
16  
17  
18  
19          While the Petitioner was located in the United States of America during 2011 to  
20 2014 the Petitioner's physical body might have been injured.

21  
22          While the Petitioner was located in the United States of America during 2015 the  
23 Petitioner's physical body was injured.

1           While the Petitioner was located in the United States of America during 2016 to  
2 2019 the Petitioner's physical body was injured.

3  
4           While the Petitioner was located in the United States of America during 2020 the  
5 Petitioner's physical body was injured.

6  
7           While the Petitioner was located in the United States of America during 2021 the  
8 Petitioner's physical body was injured.

9  
10  
11  
12  
13          Tech exists.

14  
15          "Tech" calls something that includes something that has been called "in".

16  
17          Tech is at least partially separate from a person.

18  
19          Tech is at least partially different than a person.

20  
21          Tech is at least partially separate from people.

22  
23          Tech is at least partially different than people.

24  
25          The word "in" has been used to call something associated to tech.

1  
2 The word "out" has been used to call something associated to tech.

3  
4  
5  
6  
7 A person-in and or or people-in operated tech to cause tech to remotely force force  
8 at the Petitioner-out.

9  
10 A person-in and or or people-in operated tech to cause tech to remotely force force  
11 in the Petitioner-out.

12  
13 A person-in and or or people-in operated tech to cause tech to remotely force force  
14 on the Petitioner-out.

15  
16  
17  
18  
19 A person-in and or or people-in operated tech to cause tech to remotely force force  
20 at the Petitioner-out during each year 2011 to 2021 as the Petitioner was located in the  
21 United States of America.

22  
23 A person-in and or or people-in operated tech to cause tech to remotely force force  
24 in the Petitioner-out during each year 2011 to 2021 as the Petitioner was located in the  
25 United States of America.

1  
2 A person-in and or or people-in operated tech to cause tech to remotely force force  
3 on the Petitioner-out during each year 2011 to 2021 as the Petitioner was located in the  
4 United States of America.  
5  
6  
7  
8

9 A person-in and or or people-in operated tech to cause tech to remotely force force  
10 at, on and or or in the Petitioner-out during 2011 to 2014 harassing, battering and  
11 trafficking the Petitioner as the Petitioner was located in the United States of America.  
12

13 A person-in and or or people-in operated tech to cause tech to remotely force force  
14 at, on and or or in the Petitioner-out during 2015 harassing, battering, trafficking and  
15 injuring the Petitioner as the Petitioner was located in the United States of America.  
16

17 A person-in and or or people-in operated tech to cause tech to remotely force force  
18 at, on and or or in the Petitioner-out during 2016 to 2019 harassing, battering, trafficking  
19 and injuring the Petitioner as the Petitioner was located in the United States of America.  
20

21 A person-in and or or people-in operated tech to cause tech to remotely force force  
22 at, on and or or in the Petitioner-out during 2020 harassing, battering, trafficking and  
23 injuring the Petitioner as the Petitioner was located in the United States of America.  
24  
25

1 A person-in and or or people-in operated tech to cause tech to remotely force force  
2 at, on and or or in the Petitioner-out during 2021 harassing, battering, trafficking and  
3 injuring the Petitioner as the Petitioner was located in the United States of America.  
4  
5  
6  
7

8 While the Petitioner was located in the United States of America during 2011, 2012,  
9 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
10 abnormal force at, on and or or in the Petitioner's body as abnormal sound causing  
11 thoughts, abnormal force causing perceived abnormal sound causing thoughts and or or  
12 abnormal force as abnormal force causing thoughts  
13  
14  
15  
16

17 While the Petitioner was located in the United States of America during 2014 the  
18 Petitioner might have been victim of abnormal force causing perceived abnormal visual  
19 images.  
20

21 While the Petitioner was located in the United States of America during 2015 the  
22 Petitioner might have been victim of abnormal force causing perceived abnormal visual  
23 images.  
24  
25

1           While the Petitioner was located in the United States of America during 2016 to  
2           2019 the Petitioner was victim of abnormal force causing perceived abnormal visual  
3           images.

4  
5           While the Petitioner was located in the United States of America during 2020 the  
6           Petitioner was victim of abnormal force causing perceived abnormal visual images.

7  
8           While the Petitioner was located in the United States of America during 2021 the  
9           Petitioner was victim of abnormal force causing perceived abnormal visual images.

10  
11  
12  
13  
14           While the Petitioner was located in the United States of America during 2015 the  
15           Petitioner was victim of abnormal force causing physical sensations.

16  
17           While the Petitioner was located in the United States of America during 2016 to  
18           2019 the Petitioner was victim of abnormal force causing physical sensations.

19  
20           While the Petitioner was located in the United States of America during 2020 the  
21           Petitioner was victim of abnormal force causing physical sensations.

22  
23           While the Petitioner was located in the United States of America during 2021 the  
24           Petitioner was victim of abnormal force causing physical sensations.

1  
2  
3  
4 While the Petitioner was located in the United States of America during 2015 the  
5 Petitioner was victim of abnormal force causing obvious injury.  
6

7 While the Petitioner was located in the United States of America during 2016 to  
8 2019 the Petitioner was of victim abnormal force causing obvious injury.  
9

10 While the Petitioner was located in the United States of America during 2020 the  
11 Petitioner was victim of abnormal force causing obvious injury.  
12

13 While the Petitioner was located in the United States of America during 2021 the  
14 Petitioner was victim of abnormal force causing obvious injury.  
15

16  
17  
18  
19 While the Petitioner was located in the United States of America during 2011 to  
20 2021 abnormal force caused a part, parts and or or all of the Petitioner's body to move  
21 longer than an instant.  
22

23 While the Petitioner was located in the United States of America during 2011 to  
24 2021 abnormal force seized and took away a part, parts and or or all of the Petitioner's body  
25



1 as abnormal force caused a part, parts and or or all of the Petitioner's body to move longer  
2 than an instant.

3  
4  
5  
6  
7 While the Petitioner was located in the United States of America during 2011 to  
8 2021 abnormal force seized and took away a part, parts and or or all of the Petitioner's body  
9 as abnormal force forced at, on and or or in the Petitioner's body caused a part, parts and or  
10 or all of the Petitioner's body to move longer than an instant as abnormal force caused  
11 tissue, fluid and or or gas of the Petitioner's body of and or or near the Petitioner's nerves,  
12 neurons and or or brain to vibrate as electrical impulses traveled over and or or through  
13 nerves, neurons and or or brain of the Petitioner's body as the Petitioner's body reacted and  
14 or or responded to abnormal force and or or forces at, on and or or in the Petitioner's body.

15  
16 While the Petitioner was located in the United States of America during 2011 to  
17 2021 abnormal force seized and took away a part, parts and or or all of the Petitioner's body  
18 as abnormal force forced at, on and or or in the Petitioner's body caused a part, parts and or  
19 or all of the Petitioner's body to move longer than an instant as force forced at the  
20 Petitioner's body caused movement of electrons of tissues and or or fluid of and or or near  
21 the Petitioner's nerves, neurons and or or brain as electrical impulses traveled over and or  
22 or through nerves, neurons, and or or brain as the Petitioner's body reacted and or or  
23 responded to abnormal force and or or forces at, on and or or in the Petitioner's body.

1  
2  
3 While the Petitioner was located in the United States of America during 2011 to  
4 2021 abnormal force forced at, on and or or in the Petitioner seized and took away a part,  
5 parts and or or all of the Petitioner's body as abnormal force caused a part, parts and or or  
6 all of the Petitioner's body to move longer than an instant as abnormal force caused obvious  
7 injury as part, parts and or or all of the Petitioner's body was and or or were moved.  
8

9 While the Petitioner was located in the United States of America during 2011 to  
10 2021 abnormal force seized and took away a part, parts and or or all of the Petitioner's body  
11 as abnormal force forced at, on and or or in the Petitioner caused a part, parts and or or all  
12 of the Petitioner's body to move longer than an instant as abnormal force caused obvious  
13 injury as part, parts and or or all of the Petitioner's body was and or or were moved as  
14 tissue, fluid, gas, molecule, atom, electron, proton and or or neutron of the Petitioner's body  
15 was and or or were moved.  
16  
17  
18  
19

20 While the Petitioner was located in the United States of America during some of  
21 2011 during time the Petitioner was awake the Petitioner was confined to harassment,  
22 trafficking and battery.  
23  
24  
25

1 While the Petitioner was located in the United States of America during each year  
2 during 2012 to 2020 during time the Petitioner was awake the Petitioner was confined to  
3 harassment, trafficking and battery.  
4

5 While the Petitioner was located in the United States of America during 2021 during  
6 time the Petitioner was awake during prior to and after the start of June 1, 2021 the  
7 Petitioner was confined to harassment, trafficking and battery.  
8  
9  
10  
11

12 While the Petitioner was located in the United States of America during some of  
13 2011 during time the Petitioner was awake the Petitioner was confined to force forced at,  
14 on and or or in the Petitioner as abnormal force forced at, on and or or in the Petitioner's  
15 body.  
16

17 While the Petitioner was located in the United States of America during 2012 to  
18 2020 during time the Petitioner was awake the Petitioner was confined to force forced at,  
19 on and or or in the Petitioner as abnormal force forced at, on and or or in the Petitioner's  
20 body.  
21

22 While the Petitioner was located in the United States of America during 2021 during  
23 time the Petitioner was awake during prior to and after the start of June 1, 2021 the  
24 Petitioner was confined to force forced at, on and or or in the Petitioner as abnormal force  
25 forced at, on and or or in the Petitioner's body.

1  
2  
3  
4  
5 While the Petitioner was located in the United States of America during most days  
6 during 2011 during time the Petitioner was awake the Petitioner was held to being  
7 harassed, trafficked and battered.  
8

9 While the Petitioner was located in the United States of America during three-  
10 fourths and or or more of the days during each year during 2012 to 2020 during time the  
11 Petitioner was awake the Petitioner was held to being harassed, trafficked and battered.  
12

13 While the Petitioner was located in the United States of America during 2021 during  
14 time the Petitioner was awake during prior to and after the start of June 1, 2021 the  
15 Petitioner was held to being harassed, trafficked and battered.  
16

17  
18  
19  
20 While the Petitioner was located in the United States of America during most days  
21 during 2011 during time the Petitioner was awake the Petitioner was held to force being  
22 forced at, on and or or in the Petitioner as abnormal force forced at, on and or or in the  
23 Petitioner's body.  
24  
25

1 While the Petitioner was located in the United States of America during three-  
2 fourths and or or more of the days during 2012 to 2020 during time the Petitioner was  
3 awake the Petitioner was held to force being forced at, on and or or in the Petitioner as  
4 abnormal force forced at, on and or or in the Petitioner's body.

5  
6 While the Petitioner was located in the United States of America during 2021 during  
7 time the Petitioner was awake during prior to and after the start of June 1, 2021 the  
8 Petitioner was held to force being forced at, on and or or in the Petitioner as abnormal force  
9 forced at, on and or or in the Petitioner's body.

10  
11  
12  
13  
14 While the Petitioner was located in the United States of America during 2011 to  
15 2021 the Petitioner was decoyed.

16  
17 While the Petitioner was located in the United States of America during 2011 to  
18 2021 the Petitioner was decoyed by a way, ways, a mean and or or means of force being  
19 forced at, on and or or in the Petitioner as abnormal force forced at, on and or or in the  
20 Petitioner's body.

1           While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner was held to being decoyed.

3  
4           While the Petitioner was located in the United States of America during 2011 to  
5 2021 the Petitioner was held to being decoyed by a way, ways, a mean and or or means of  
6 force being forced at, on and or or in the Petitioner as abnormal force forced at, on and or or  
7 in the Petitioner's body.

8  
9  
10  
11  
12           While the Petitioner was located in the United States of America during 2011 to  
13 2021 the Petitioner was repeatedly, consistently, blatantly, obviously forced at, on and or or  
14 in, harassed, trafficked, battered and victim of violations of laws of the United States of  
15 America.

16  
17  
18  
19  
20           The Petitioner was held to involuntary servitude during 2011 to 2021 as the  
21 Petitioner's body as force was forced longer than an instant at, on and or or in the  
22 Petitioner's body as the Petitioner's body reacted and or or responded to force forced at, on  
23 and or or in the Petitioner's body.

1  
2  
3 While the Petitioner was located in the United States of America during 2011 to  
4 2021 a person and or or people provided to a person and or or people and obtained the  
5 labor of the Petitioner as a person and or or people operated tech to cause tech to force  
6 force at, on and or or in the Petitioner's body causing the Petitioner 's body to react and or  
7 or respond to force forced at the Petitioner's body.  
8  
9  
10  
11

12 A person and or or people obtained and or or provided to that person's self and or  
13 or themselves by means of force at, on and or or in the Petitioner while the Petitioner was  
14 located in the United States of America during 2011 to 2021 knowledge they operated tech  
15 to cause tech to force force at, on and or or in the Petitioner.  
16  
17  
18  
19

20 While the Petitioner was located in the United States of America during 2011 to  
21 2021 the Petitioner was and or or might have been injured as the Petitioner was caused to  
22 lack a thing and or or things essential to the Petitioner's health as a person and or or people  
23 operated tech-in to cause tech to limit the availability of tech data of thoughts the Petitioner  
24 had to the Petitioner.  
25

1  
2  
3  
4 While the Petitioner was located in the United States of America during 2011 to  
5 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
6 force at, on and or or in.  
7

8 While the Petitioner was located in the United States of America during 2011 to  
9 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
10 great amounts of force at, on and or or in.  
11

12  
13  
14  
15 While the Petitioner was located in the United States of America during 2011 to  
16 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
17 fluctuations of force at, on and or or in.  
18

19 While the Petitioner was located in the United States of America during 2011 to  
20 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
21 great amounts of fluctuations of force at, on and or or in.  
22  
23  
24  
25



1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
3 force at, on and or or in as abnormal force forced at, on and or or in the Petitioner.  
4

5 While the Petitioner was located in the United States of America during 2011 to  
6 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
7 great amounts of force at, on and or or in as abnormal force forced at, on and or or in the  
8 Petitioner.  
9

10  
11  
12  
13 While the Petitioner was located in the United States of America during 2011 to  
14 2021 the Petitioner was and or or might have been injured as and or or while the Petitioner  
15 was forced fluctuations of force at, on and or or in as abnormal force forced at, on and or or  
16 in the Petitioner.  
17

18 While the Petitioner was located in the United States of America during 2011 to  
19 2021 the Petitioner was and or or might have been injured as and or or while the Petitioner  
20 was forced great amounts of fluctuations of force at, on and or or in as abnormal force  
21 forced at, on and or or in the Petitioner.  
22  
23  
24  
25

1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
3 force at, on and or or in as abnormal force different than abnormal sound forced at, on and  
4 or or in the Petitioner.

5  
6 While the Petitioner was located in the United States of America during 2011 to  
7 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
8 great amounts of force at, on and or or in as abnormal force different than abnormal sound  
9 forced at, on and or or in the Petitioner.

10  
11  
12  
13  
14 While the Petitioner was located in the United States of America during 2011 to  
15 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
16 fluctuations of force at, on and or or in as abnormal force different than abnormal sound  
17 forced at, on and or or in the Petitioner.

18  
19 While the Petitioner was located in the United States of America during 2011 to  
20 2021 the Petitioner was and or or might have been injured as the Petitioner was forced  
21 great amounts of fluctuations of force at, on and or or in as abnormal force different than  
22 abnormal sound forced at, on and or or in the Petitioner.

1  
2 While the Petitioner was located in the United States of America during 2011 to  
3 2021 a person and or or people under color of any law, statute, ordinance and or or  
4 regulation willfully subjected the Petitioner to the deprivation of any rights, privileges and  
5 or or immunities secured and or or protected by the Constitution and or or laws of the  
6 United States of America.

7  
8  
9  
10  
11 While the Petitioner was located in the United States of America during 2011 to  
12 2021 a person and or or people under color of any custom willfully subjected the Petitioner  
13 to the deprivation of any rights, privileges and or or immunities secured and or or protected  
14 by the Constitution and or or laws of the United States of America.

15  
16  
17  
18  
19 While the Petitioner was located in the United States of America during 2011 to  
20 2021 a person and or or people used physical action against the Petitioner hindering,  
21 delaying and or or preventing the communication to a law enforcement officer and or or  
22 judge of the United States of information relating to the commission and or or possible  
23 commission of a Federal offense as a person and or or people operated tech-in to cause tech  
24 to force force at, on and or or in the Petitioner hindering, delaying and or or preventing the  
25

1 communication to a law enforcement officer and or or judge of the United States of  
2 information relating to the commission and or or possible commission of a Federal offense.

3  
4  
5  
6  
7 While the Petitioner was located in the United States of America during 2011 to  
8 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
9 242, 242 as acts including kidnapping, 1201 as seize and as kidnapping, 1584, 1589 a, 1589  
10 b and 1590 as force forced at, on and or or in the Petitioner as abnormal force was forced at,  
11 on and or or in the Petitioner as a person and or or people used physical action against the  
12 Petitioner hindering, delaying and or or preventing the communication to a law  
13 enforcement officer and or or judge of the United States of information relating to the  
14 commission and or or possible commission of a Federal offense as a person and or or people  
15 operated tech-in to cause tech to force force at, on and or or in the Petitioner hindering,  
16 delaying and or or preventing the communication to a law enforcement officer and or or  
17 judge of the United States of information relating to the commission and or or possible  
18 commission of a Federal offense.

19  
20  
21  
22  
23 Tech data of the Petitioner's thoughts exists.

24  
25 The Petitioner's thoughts effected the Petitioner's body.

1  
2 The Petitioner's thoughts of deteriorated tech data injured the Petitioner's body.

3  
4 The Petitioner's thoughts of thoughts of and or or associated to tech data the  
5 Petitioner lacked injured the Petitioner.

6  
7  
8  
9  
10 Tech data of the Petitioner's thoughts interacted.

11  
12 Tech data of the Petitioner's thoughts effected tech data of the Petitioner's thoughts.

13  
14 Tech data of the Petitioner's thoughts interacted and effected tech data of the  
15 Petitioner's thoughts.

16  
17  
18  
19  
20 While the Petitioner was located in the United States of America during 2011 to  
21 2021 the Petitioner was caused to lack a thing and or or things essential to the Petitioner's  
22 health as the Petitioner was caused to lack tech data of some of the thoughts the Petitioner  
23 has thought.

1           While the Petitioner was located in the United States of America during 2011 to  
2           2021 the Petitioner was caused to lack a thing and or or things essential to the Petitioner's  
3           health as the Petitioner was caused to lack tech data of some of the thoughts the Petitioner  
4           had thought.

5  
6           While the Petitioner was located in the United States of America during 2011 to  
7           2021 the Petitioner was caused to lack a thing and or or things essential to the Petitioner's  
8           health as the Petitioner was caused to lack tech data of some of the thoughts the Petitioner  
9           was thoughting.

10  
11  
12  
13  
14           While the Petitioner was located in the United States of America during 2011 to  
15           2021 the Petitioner was injured as the Petitioner thought some thought and or or thoughts  
16           of tech data at least partially lacked by the Petitioner after the Petitioner was caused to lack  
17           a thing and or or things essential to the Petitioner's health as the Petitioner was caused to  
18           lack tech data of some of the thoughts the Petitioner has thought.

19  
20           While the Petitioner was located in the United States of America during 2011 to  
21           2021 the Petitioner was injured as the Petitioner thought some thought and or or thoughts  
22           of tech data at least partially lacked by the Petitioner after the Petitioner was caused to lack  
23           a thing and or or things essential to the Petitioner's health as the Petitioner was caused to  
24           lack tech data of some of the thoughts the Petitioner had thought.

1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner was injured as the Petitioner was caused to lack a thing and or or things  
3 essential to the Petitioner's health as the Petitioner was caused to lack tech data of some of  
4 the thoughts the Petitioner was thoughting.

5  
6  
7  
8  
9 While the Petitioner was located in the United States of America during 1986 2011  
10 the Petitioner was trafficked as the Petitioner partly and or or wholly created tech data.

11  
12  
13  
14  
15 While the Petitioner was located in the United States of America during 2011 to  
16 2021 the Petitioner was trafficked as the Petitioner partly and or or wholly created tech  
17 data.

18  
19  
20  
21  
22 The Petitioner was exploited, extorted, trafficked, vicitim of violations of United  
23 States Code Title Eighteen Section 1589 b and United States Code Title Forty-Two Section  
24 1987 against during 2011 to 2021.

1  
2  
3  
4 The Petitioner suspects the Petitioner might have been exploited, extorted,  
5 trafficked, violated United States Code Title Eighteen Section 1589 b against by an officer,  
6 employee, officers and or or employees of the United States of America and or or the  
7 Government of the United States of America during 2011 to 2021.  
8

9 The Petitioner suspects the Petitioner might have been exploited, extorted,  
10 trafficked, violated United States Code Title Eighteen Section 1589 b against by an officer,  
11 employee, associate, officers, employees and or or associates of the United States of America  
12 and or or the Government of the United States of America during 2011 to 2021.  
13  
14  
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16

17 As the Petitioner suspects while the Petitioner was located in the United States of  
18 America during 2011 to 2021 the Petitioner might have been exploited, extorted, trafficked,  
19 violated United States Code Title Eighteen Section 1589 b against by an officer, employee  
20 associate, officers, employees and or or associates of the United States of America and or or  
21 the Government of the United States of America, the Petitioner might demand all property  
22 associated to violations of laws of the United States of America.  
23

24 The Petitioner suspects while the Petitioner was located in the United States of  
25 America during 2011 to 2021 the Petitioner might have been exploited, extorted, trafficked,



1 violated United States Code Title Eighteen Section 1589 b against by an officer, employee  
2 associate, officers, employees and or or associates of the United States of America and or or  
3 the Government of the United States of America, the Petitioner might demand all property  
4 associated to violations of laws of the United States of America including and not  
5 necessarily limited to all fines, fees, penalties, assessments, dues, costs, expenses and  
6 possibly some payments.

7  
8 While the Petitioner was located in the United States of America during 2011 to  
9 2021 the Petitioner might have been exploited, extorted, trafficked, violated United States  
10 Code Title Eighteen Section 1589 b against by an officer, employee associate, officers,  
11 employees and or or associates of the United States of America and or or the Government of  
12 the United States of America, the Petitioner might demand all property associated to  
13 violations of laws of the United States of America including and not necessarily limited to all  
14 fines, fees, penalties, assessments, dues, costs, expenses and possibly some payments  
15 including and not necessarily limited to those associated to courts, law enforcement,  
16 prosecution and possibly more.

17  
18  
19  
20  
21 The Petitioner states the Petitioner was exploited, extorted, trafficked and violated  
22 United States Code Title Eighteen Section 1589 b against, violated United States Code Title  
23 Forty-Two Section 1987 against during 2011 to 2021 and possibly more times.  
24  
25

1  
2  
3 While the Palintiff was located in the United States of America during 2011 to 2021  
4 the Petitioner was exploited, extorted, trafficked, violated United States Code Title Eighteen  
5 Section 1589 b against, violated United States Code Title Forty-Two Section 1987 against,  
6 the Petitioner demands all property associated to violations of laws of the United States of  
7 America.

8  
9 While the Petitioner was located in the United States of America during 2011 to  
10 2021 the Petitioner was exploited, extorted, trafficked, violated United States Code Title  
11 Eighteen Section 1589 b against, violated United States Code Title Forty-Two Section 1987  
12 against, the Petitioner demands all property associated to violations of laws of the United  
13 States of America including and not necessarily limited to all fines, fees, penalties,  
14 assessments, dues, costs, expenses and possibly some payments.

15  
16 While the Petitioner was located in the United States of America during 2011 to  
17 2021 the Petitioner was exploited, extorted, trafficked, violated United States Code Title  
18 Eighteen Section 1589 b against, violated United States Code Title Forty-Two Section 1987  
19 against, the Petitioner demands all property associated to violations of laws of the United  
20 States of America including and not necessarily limited to all fines, fees, penalties,  
21 assessments, dues, costs, expenses and possibly some payments including and not  
22 necessarily limited to those associated to courts, law enforcement, prosecution and possibly  
23 more.

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2  
3 While the Petitioner was located in the United States of America during 2011 to  
4 2021 the Petitioner was victim of violations of United States Code Title Eighteen Section  
5 1589 b.  
6  
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10 While the Petitioner was located in the United States of America during 2011 to  
11 2021 the Petitioner might have been concealed during 2011 to 2021.  
12

13 While the Petitioner was located in the United States of America during 2011 to  
14 2021 the Petitioner's right to the pursuit of happiness might have been violated as the  
15 Petitioner might have been concealed.  
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20 While the Petitioner was located in the United States of America during 2011 to  
21 2021 the Petitioner might have been hidden during 2011 to 2021.  
22

23 While the Petitioner was located in the United States of America during 2011 to  
24 2021 the Petitioner's right to the pursuit of happiness might have been violated as the  
25 Petitioner might have been hidden.

1  
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4  
5 While located in the United States of America during 2011 to 2021 the Petitioner  
6 was victim of kidnapping involving conduct transcending national boundaries.  
7

8 While located in the United States of America during 2011 to 2021 the Petitioner  
9 was victim of assault resulting in serious bodily injury involving conduct transcending  
10 national boundaries.  
11

12  
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14  
15 Offense and or or offenses against the United States of America as offense and or or  
16 offenses against a citizen of the United States of America as the Petitioner were committed  
17 and might have been aided, abetted, counseled, commanded, induced and or or procured.  
18

19  
20  
21  
22 A person and or or people might have willfully caused an act to be done which if  
23 directly performed by a person and or or people or another would be an offense against the  
24 United States of America as an offense against a citizen of the United States of America.  
25

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2  
3  
4 While the Petitioner was located in the United States of America during 2011 to  
5 2021 the Petitioner was put in apprehension of immediate application of force to the  
6 Petitioner resulting in harm to the Petitioner.  
7  
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10

11 A person and or or people engaged in conduct that placed the Petitioner in  
12 reasonable fear of the death of and or or serious bodily injury to the Petitioner while the  
13 Petitioner was located in the United States of America during 2011 to 2021.  
14

15 A person and or or people might have, with the intent to kill, injure, harass,  
16 intimidate and or or place under surveillance with intent to kill, injure, harass and or or  
17 intimidate the Petitioner, engaged in conduct that placed the Petitioner in reasonable fear of  
18 the death of and or or serious bodily injury to the Petitioner while the Petitioner was  
19 located in the United States of America during 2011 to 2021.  
20  
21  
22  
23

24 A person and or or people engaged in conduct that placed the Petitioner in  
25 reasonable fear of the death of and or or serious bodily injury to the Petitioner's parent,

1 parents, sibling and or or siblings while the Petitioner was located in the United States of  
2 America during 2011 to 2021.

3  
4 A person and or or people might have, with the intent to kill, injure, harass,  
5 intimidate and or or place under surveillance with intent to kill, injure, harass and or or  
6 intimidate the Petitioner, engaged in conduct that placed the Petitioner in reasonable fear of  
7 the death of and or or serious bodily injury to the Petitioner's parent, parents, sibling and or  
8 or siblings while the Petitioner was located in the United States of America during 2011 to  
9 2021.

10  
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13  
14 A person and or or people engaged in conduct that caused substantial emotional  
15 distress to the Petitioner while the Petitioner was located in the United States of America  
16 during 2011 to 2021.

17  
18 A person and or or people might have engaged in conduct attempting to cause  
19 substantial emotional distress to the Petitioner while the Petitioner was located in the  
20 United States of America during 2011 to 2021.

21  
22 A person and or or people engaged in conduct that would have been reasonably  
23 expected to cause substantial emotional distress to the Petitioner while the Petitioner was  
24 located in the United States of America during 2011 to 2021.

1  
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3  
4 A person and or or people, possibly with the intent to harass, engaged in conduct  
5 that caused, attempted to cause and or or would have been reasonably expected to cause  
6 substantial emotional distress to the Petitioner while the Petitioner was located in the  
7 United States of America during 2011 to 2021.  
8  
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11

12 A person and or or people, possibly with the intent to kill, injure, harass, intimidate  
13 and or or place under surveillance with intent to kill, injure, harass and or or intimidate the  
14 Petitioner, engaged in conduct that caused, attempted to cause and or or would have been  
15 reasonably expected to cause substantial emotional distress to the Petitioner while the  
16 Petitioner was located in the United States of America during 2011 to 2021.  
17  
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20

21 A person and or or people engaged in conduct that caused, attempted to cause and  
22 or or would have been reasonably expected to cause substantial emotional distress to the  
23 Petitioner's parent, parents, sibling and or or siblings while the Petitioner was located in the  
24 United States of America during 2011 to 2021.  
25

1 A person and or or people, possibly with the intent to kill, injure, harass, intimidate  
2 and or or place under surveillance with intent to kill, injure, harass and or or intimidate the  
3 Petitioner, engaged in conduct that caused, attempted to cause and or or would have been  
4 reasonably expected to cause substantial emotional distress to the Petitioner's parent,  
5 parents, sibling and or or siblings while the Petitioner was located in the United States of  
6 America during 2011 to 2021.

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8  
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10  
11 A person and or or people might have gambled and or or bet associated to violations  
12 of laws of the United States of America against the Petitioner while the Petitioner was  
13 located in the United States of America during 2011 to 2021.

14  
15 A person and or or people might have wagered associated to violations of laws of  
16 the United States of America against the Petitioner while the Petitioner was located in the  
17 United States of America during 2011 to 2021.

18  
19  
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21  
22 A person and or or people might have gambled and or or bet associated to violations  
23 of laws of California against the Petitioner while the Petitioner was located in the United  
24 States of America during 2011 to 2021.



1           A person and or or people might have wagered associated to violations of laws of  
2 California against the Petitioner while the Petitioner was located in the United States of  
3 America during 2011 to 2021.  
4  
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8           An officer and or or officers of the United States of America and or or the  
9 Government of the United States of America might have gambled and or or bet associated to  
10 violations of laws of the United States of America against the Petitioner while the Petitioner  
11 was located in the United States of America during 2011 to 2021.  
12

13           An employee and or or employees of the United States of America and or or the  
14 Government of the United States of America might have gambled and or or bet associated to  
15 violations of laws of the United States of America against the Petitioner while the Petitioner  
16 was located in the United States of America during 2011 to 2021.  
17

18           A person and or or people associated to the United States of America and or or the  
19 Government of the United States of America might have gambled and or or bet associated to  
20 violations of laws of the United States of America against the Petitioner while the Petitioner  
21 was located in the United States of America during 2011 to 2021.  
22  
23  
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1           An officer and or or officers of the United States of America and or or the  
2 Government of the United States of America might have wagered associated to violations of  
3 laws of the United States of America against the Petitioner while the Petitioner was located  
4 in the United States of America during 2011 to 2021.

5  
6           An employee and or or employees of the United States of America and or or the  
7 Government of the United States of America might have wagered associated to violations of  
8 laws of the United States of America against the Petitioner while the Petitioner was located  
9 in the United States of America during 2011 to 2021.

10  
11           A person and or or people associated to the United States of America and or or the  
12 Government of the United States of America might have wagered associated to violations of  
13 laws of the United States of America against the Petitioner while the Petitioner was located  
14 in the United States of America during 2011 to 2021.

15  
16  
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18  
19           An officer and or or officers of California and or or the Government of California  
20 might have gambled and or or bet associated to violations of laws of the United States of  
21 America against the Petitioner while the Petitioner was located in the United States of  
22 America during 2011 to 2021.

23  
24           An employee and or or employees of California and or or the Government of  
25 California might have gambled and or or bet associated to violations of laws of the United

1 States of America against the Petitioner while the Petitioner was located in the United States  
2 of America during 2011 to 2021.

3  
4 A person and or or people associated to California and or or the Government of  
5 California might have gambled and or or bet associated to violations of laws of the United  
6 States of America against the Petitioner while the Petitioner was located in the United States  
7 of America during 2011 to 2021.

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11  
12 An officer and or or officers of California and or or the Government of California  
13 might have wagered associated to violations of laws of the United States of America against  
14 the Petitioner while the Petitioner was located in the United States of America during 2011  
15 to 2021.

16  
17 An employee and or or employees of California and or or the Government of  
18 California might have wagered associated to violations of laws of the United States of  
19 America against the Petitioner while the Petitioner was located in the United States of  
20 America during 2011 to 2021.

21  
22 A person and or or people associated to California and or or the Government of  
23 California might have wagered associated to violations of laws of the United States of  
24 America against the Petitioner while the Petitioner was located in the United States of  
25 America during 2011 to 2021.

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4  
5 While the Petitioner was located in the United States of America during 2011 to  
6 2021 a person and or or people trafficked and extorted the Petitioner including by and or or  
7 through ways and or or means including, having devised or intending to devise any scheme  
8 and or or artifice to defraud and or or for obtaining money and or or property by means of  
9 false and or or fraudulent pretenses for the purpose of executing such scheme and or or  
10 artifice and or or attempting so to do, deposited and or or caused to be deposited any  
11 matter and or or thing whatever to be sent and or or delivered by any private and or or  
12 commercial interstate carrier, taken and or or received therefrom, any such matter and or  
13 or thing, knowingly caused to be delivered by mail and or or such carrier according to the  
14 direction thereon and or or at the place at which it is directed to be delivered by the person  
15 to whom it is addressed, any such matter and or or thing.

16  
17  
18  
19  
20 While the Petitioner was located in the United States of America during 2011 to  
21 2021 a person and or or people might have attempted to traffic and exploit the Petitioner  
22 including by and or or through ways and or or means including, having devised or intending  
23 to devise any scheme and or or artifice to defraud and or or for obtaining money and or or  
24 property by means of false and or or fraudulent pretenses for the purpose of executing such  
25 scheme and or or artifice and or or attempting so to do, deposited and or or caused to be

1 deposited any matter and or or thing whatever to be sent and or or delivered by any private  
2 and or or commercial interstate carrier, taken and or or received therefrom, any such  
3 matter and or or thing, knowingly caused to be delivered by mail and or or such carrier  
4 according to the direction thereon and or or at the place at which it is directed to be  
5 delivered by the person to whom it is addressed, any such matter and or or thing.

6  
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9  
10 While the Petitioner was located in the United States of America during 2011 to  
11 2021 the Petitioner was victim of violations of United States Code Title Twenty-Eight  
12 Section 547 while the Petitioner was located in the United States of America during 2011 to  
13 2021 as offenses against the United States of America as offenses against a citizen of the  
14 United States of America as offenses against the Petitioner as violations of laws of the  
15 United States of America against the Petitioner were different than prosecuted by each  
16 United States attorney within his district.

17  
18  
19  
20  
21 While the Petitioner was located the United States of America during 2011 to 2021 a  
22 person and or or people different than the Petitioner might have, having knowledge of the  
23 actual commission of a felony cognizable by a court of the United States commissioned  
24 against the Petitioner, concealed and did not as soon as possible make known the same to  
25 some judge or other person in civil or military authority under the United States.

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4  
5 While the Petitioner was located in the United States of America during 2011 to  
6 2021 an officer, employee, officers and or or employees of the United States and or or any  
7 department and or or agency thereof and or or representing himself to be and or or  
8 assuming to act as such, under color and or or pretense of office and or or employment  
9 committed, attempted, might have committed and or or might have attempted an act of and  
10 or or including practicing obtaining something, especially money, through force and or or  
11 threats.

12  
13  
14  
15  
16 While the Petitioner was located in the United States of America during 2011 to  
17 2021 a person and or or people might have intentionally harassed the Petitioner and  
18 thereby hindered, delayed, prevented and or or dissuaded the Petitioner from reporting to a  
19 law enforcement officer and or or judge of the United States the commission and or or  
20 possible commission of a Federal offense and or or attempted to do so.  
21  
22  
23  
24  
25

1 A person and or or people knowingly benefited, financially and or or by receiving  
2 anything of value, from participation in a venture which has engaged in the providing and or  
3 or obtaining of labor and or or services by any of the means described in United States Code  
4 Title Eighteen Section 1589 Subsection a knowing or in reckless disregard of the fact that  
5 the venture has engaged in the providing and or or obtaining of labor and or or services by  
6 any of such means.

7  
8  
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10  
11 A person and or or people knowingly benefited, financially and or or by receiving  
12 anything of value, from participation in a venture which was then engaging in the providing  
13 and or or obtaining of labor and or or services by any of the means described in United  
14 States Code Title Eighteen Section 1589 Subsection a, knowing and or or in reckless  
15 disregard of the fact that the venture has engaged in the providing or obtaining of labor and  
16 or or services by any of such means.

17  
18  
19  
20  
21 A person and or or people knowingly benefited, financially and or or by receiving  
22 anything of value, from participation in a venture which engaged in any act in violation of  
23 United States Code Title Eighteen Chapter Seventy-Seven knowing and or or in reckless  
24 disregard of the fact that the venture engaged in such violation.  
25

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2  
3  
4 A person and or or people in matter within the jurisdiction of the executive,  
5 legislative and or or judicial branch of the Government of the United States of America,  
6 knowingly and willfully falsified, concealed and or or covered up by any trick, scheme and  
7 or or device a material fact.  
8

9 A person and or or people in matter within the jurisdiction of the executive,  
10 legislative and or or judicial branch of the Government of the United States of America,  
11 knowingly and willfully made materially false, fictitious and or or fraudulent statement and  
12 or or representation.  
13

14 A person and or or people in matter within the jurisdiction of the executive,  
15 legislative and or or judicial branch of the Government of the United States of America,  
16 knowingly and willfully made and or or used any false writing and or or document knowing  
17 the same to contain materially false, fictitious and or or fraudulent statement and or or  
18 entry.  
19

20  
21  
22  
23 A public officer, public officers, other person authorized by any law of the United  
24 States to make and or or give a certificate and or or other writing and or or other person  
25 authorized by any law of the United States to make and or or give a certificate and or or



1 other writing, knowingly made and or or delivered as true such a certificate or writing,  
2 containing any statement which he knew to be false.

3  
4  
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6  
7 While the Petitioner was located in the United States of America during 2011 to  
8 2021 a person and or or people might have violated United States Code Title Eighteen  
9 Section 1030 against the Petitioner.

10  
11 A person and or or people might have intentionally accessed a computer without  
12 authorization and or or exceeded authorized access, and thereby obtained information from  
13 any protected computer.

14  
15  
16  
17  
18 While the Petitioner was located in the United States of America during 2011 to  
19 2021 a person and or or people might have violated United States Code Title Eighteen  
20 Section 1033 against the Petitioner.

21  
22 A person and or or people engaged in the business of insurance whose activities  
23 affect interstate commerce might have, knowingly, with the intent to deceive, made a false  
24 material statement, statements, report and or or reports in connection with any financial  
25 reports and or or documents presented to any insurance regulatory official, agency, an

1 agent and or or examiner appointed by such official and or or agency to examine the affairs  
2 of such person, and for the purpose of influencing the actions of such official, agency, such  
3 an appointed agent and or or examiner.  
4  
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7

8 While the Petitioner was located in the United States of America during 2011 to  
9 2021 a person and or or people, in any matter involving any public and or or private plan  
10 and or or contract, affecting commerce, under which any medical benefit, item and or or  
11 service is provided to any individual, including any individual and or or entity who is  
12 providing a medical benefit, item and or or service for which payment may be made under  
13 the plan or contract, knowingly and willfully falsified, concealed and or or covered up by  
14 any trick, scheme and or or device a material fact.  
15

16 While the Petitioner was located in the United States of America during 2011 to  
17 2021 a person and or or people, in any matter involving any public and or or private plan  
18 and or or contract, affecting commerce, under which any medical benefit, item and or or  
19 service is provided to any individual, including any individual and or or entity who is  
20 providing a medical benefit, item and or or service for which payment may be made under  
21 the plan or contract, knowingly and willfully made any materially false, fictitious and or or  
22 fraudulent statements and or or representations.  
23

24 While the Petitioner was located in the United States of America during 2011 to  
25 2021 a person and or or people, in any matter involving any public and or or private plan

1 and or or contract, affecting commerce, under which any medical benefit, item and or or  
2 service is provided to any individual, including any individual and or or entity who is  
3 providing a medical benefit, item and or or service for which payment may be made under  
4 the plan or contract, knowingly and willfully made and or or used any materially false  
5 writing and or or document knowing the same to contain any materially false, fictitious and  
6 or or fraudulent statement and or or entry.

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10  
11 While the Petitioner was located in the United States of America during 2011 to  
12 2021 and possibly more times the Petitioner's right to pursuit of happiness was violated as  
13 tech data of the Petitioner's thoughts was altered and or or changed.

14  
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16  
17  
18 While the Petitioner was located in the United States of America during 2011 to  
19 2021 the Petitioner's right to the pursuit of happiness was violated as the Petitioner was  
20 caused to lack tech data of a thought and or or thoughts the Petitioner had thought.

1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner's right to the pursuit of happiness was violated as the Petitioner's  
3 experience of the Petitioner's experience was discontinued, the Petitioner's consciousness  
4 was altered and or or the Petitioner was screwed.

5  
6  
7  
8  
9 While the Petitioner was located in the United States of America during 2011 to  
10 2021 the Petitioner was and or or might have victim of violation and or or violations of  
11 United States Code Title Eighteen Section 113 as bodily injury to the Petitioner as the  
12 Petitioner's experience of the Petitioner's experience was discontinued, the Petitioner's  
13 consciousness was altered and or or the Petitioner was screwed.

14  
15 While the Petitioner was located in the United States of America during 2011 to  
16 2021 the Petitioner was and or or might have victim of violation and or or violations of  
17 United States Code Title Eighteen Section 113 as apprehension of bodily injury as the  
18 Petitioner's experience of the Petitioner's experience was discontinued, the Petitioner's  
19 consciousness was altered and or or the Petitioner was screwed.

20  
21  
22  
23  
24 The Petitioner was victim of violations of United States Code Title Eighteen Section  
25 242 and 1201 as United States Code Title Eighteen Section 242 as acts including kidnapping

1 and 1201 as kidnapping as the Petitioner was unlawfully kidnapped under color of law,  
2 statute, ordinance, regulation and custom willfully subjected the Petitioner to the  
3 deprivation of rights, privileges and immunities secured and protected by the Constitution  
4 and laws of the United States of America as while and before, during and after the Petitioner  
5 was unlawfully kidnapped the Petitioner was caused to perceive depictions of, about and or  
6 or associated to Rebecca Anderson and or or Ann Catalini McCloud and or or Ann Catalini  
7 Sinclair communicate and or or say to the Petitioner itself, similar to, about and or or  
8 associated to do you want to go to the FBI and the Petitioner possibly reacted and or or  
9 responded including at least partially affirmatively.

10  
11  
12  
13  
14 While the Petitioner was located in the United States of America during 2011 to  
15 2021 a person and or or people different the Petitioner might have taken associated to  
16 violations of laws of the United States of America against the Petitioner.

17  
18 While the Petitioner was located in the United States of America during 2011 to  
19 2021 a person and or or people different than the Petitioner might have stolen associated to  
20 violations of laws of the United States of America against the Petitioner.

1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 a person and or or people might have seized and or or detained the Petitioner and  
3 threatened to kill, injure and or or continue to detain the Petitioner in order to compel the  
4 Petitioner to do and or or abstain from doing any act as an explicit and or or implicit  
5 condition for the release of the Petitioner.

6  
7 A person and or or people might have attempted to seize and or or detain the  
8 Petitioner and threatened to kill, injure and or or continue to detain the Petitioner in order  
9 to compel the Petitioner to do and or or abstain from doing any act as an explicit and or or  
10 implicit condition for the release of the Petitioner.

11  
12 A person and or or people might have conspired to seize and or or detain the  
13 Petitioner and threatened to kill, injure and or or continue to detain the Petitioner in order  
14 to compel the Petitioner to do and or or abstain from doing any act as an explicit and or or  
15 implicit condition for the release of the Petitioner.

16  
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18  
19  
20 During 2011 to 2021 and possibly more times a person and or or people might have  
21 seized and or or detained the Petitioner's parent, parents, sibling and or or siblings and  
22 threatened to kill, injure and or or continue to detain the Petitioner's parent, parents, sibling  
23 and or or siblings in order to compel the Petitioner to do and or or abstain from doing any  
24 act as an explicit and or or implicit condition for the release of the person and or or people  
25 detained.

1  
2 During 2011 to 2021 and possibly more times a person and or or people might have  
3 attempted to seize and or or detain the Petitioner's parent, parents, sibling and or or  
4 siblings and threatened to kill, injure and or or continue to detain the Petitioner's parent,  
5 parents, sibling and or or siblings in order to compel the Petitioner to do and or or abstain  
6 from doing any act as an explicit and or or implicit condition for the release of the person  
7 and or or people detained.

8  
9 During 2011 to 2021 and possibly more times a person and or or people might have  
10 conspired to seize and or or detain the Petitioner's parent, parents, sibling and or or siblings  
11 and threatened to kill, injure and or or continue to detain the Petitioner's parent, parents,  
12 sibling and or or siblings in order to compel the Petitioner to do and or or abstain from  
13 doing any act as an explicit and or or implicit condition for the release of the person and or  
14 or people detained.

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16  
17  
18  
19 While the Petitioner was located in the United States of America during 2011 to  
20 2021 Attorney Generals of the United States violated United States Code Title Twenty-Eight  
21 Section 509 while functions of other officers of the Department of Justice and all functions  
22 of agencies and employees of the Department of Justice are secured in the possession of and  
23 or or assigned to the Attorney General of the United States.

1  
2  
3 While the Petitioner was located in the United States of America during 2011 to  
4 2021 Attorney Generals of the United States violated United States Code Title Twenty-Eight  
5 Section 509 as functions of other officers of the Department of Justice and all functions of  
6 agencies and employees of the Department of Justice are secured in the possession of and or  
7 or assigned to the Attorney General of the United States and as the Petitioner was victim of  
8 violations of United States Code Title Twenty-Eight Section 547 during 2011 to 2021.  
9  
10  
11  
12

13 While the Petitioner was located in the United States of America during 2011 to  
14 2021 Attorney Generals of the United States violated United States Code Title Twenty-Eight  
15 Section 509 as functions of other officers of the Department of Justice and all functions of  
16 agencies and employees of the Department of Justice are secured in the possession of and or  
17 or assigned to the Attorney General of the United States and as the Petitioner was victim of  
18 violations of United States Code Title Forty-Two Section 1987 during 2011 to 2021.  
19  
20  
21  
22

23 While the Petitioner was located in the United States of America during 2011 to  
24 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
25 242, 242 as acts including kidnapping, 1201 as seize and as kidnapping, 1584, 1589 a, 1589



1 b and 1590 as force forced at, on and or or in the Petitioner as abnormal force was forced at,  
2 on and or or in the Petitioner as abnormal force forced at, on and or or in the Petitioner  
3 caused the Petitioner to perceive depictions of officers of the United States of America as the  
4 Petitioner was extorted by an officer and or or officers of the United States of America as an  
5 officer and or or officers of the United States of America operated tech-in to force force at,  
6 on and or or in the Petitioner to cause the Petitioner to perceive depictions of an officer and  
7 or or officers of the United States of America and or or a person and or or people falsely  
8 assumed and or or pretended to be an officer of the United States of America as a person  
9 and or or people operated tech-in to force force at, on and or or in the Petitioner to cause  
10 the Petitioner to perceive depictions of an officer and or or officers of the United States of  
11 America.

12  
13  
14  
15  
16 While the Petitioner was located in the United States of America during 1996 to  
17 2000 the Petitioner was victim of violation of United States Code Title Eighteen Section  
18 1035 against the Petitioner as and or or while employees of St. Eugene School located in  
19 Santa Rosa Sonoma County California United States of America participated with the  
20 Petitioner and acted differently than say and or or notice the Petitioner about the existence  
21 of tech.

22  
23 While the Petitioner was located in the United States of America during 2000 to  
24 2004 the Petitioner was victim of violation of United States Code Title Eighteen Section  
25 1035 against the Petitioner as and or or while employees of Cardinal Newman High School

1 located in Sonoma County California United States of America participated with the  
2 Petitioner and acted differently than say and or or notice the Petitioner about the existence  
3 of tech.  
4

5 While the Petitioner was located in the United States of America during 2000 to  
6 2004 the Petitioner was victim of violation of United States Code Title Eighteen Section  
7 1035 against the Petitioner as and or or while employees of Ursuline High School located in  
8 Sonoma County California United States of America participated with the Petitioner and  
9 acted differently than say and or or notice the Petitioner about the existence of tech.  
10

11  
12  
13  
14 While the Petitioner was located in the United States of America during 1996 to  
15 2004 the Petitioner was victim of violation of United States Code Title Eighteen Section  
16 1035 against the Petitioner as a person as a licensed medical doctor participated with the  
17 Petitioner and acted differently than say and or or notice the Petitioner about the existence  
18 of tech.  
19

20 While the Petitioner was located in the United States of America during 2004 to  
21 2009 the Petitioner was victim of violation of United States Code Title Eighteen Section  
22 1035 against the Petitioner as a person as a licensed medical doctor participated with the  
23 Petitioner and acted differently than say and or or notice the Petitioner about the existence  
24 of tech.  
25

1 While the Petitioner was located in the United States of America during 2010 the  
2 Petitioner was victim of violation of United States Code Title Eighteen Section 1035 against  
3 the Petitioner as a person as a licensed medical doctor participated with the Petitioner and  
4 acted differently than say and or or notice the Petitioner about the existence of tech.  
5

6 While the Petitioner was located in the United States of America during 2011 to  
7 2021 the Petitioner was victim of violation of United States Code Title Eighteen Section  
8 1035 against the Petitioner as a person as a licensed medical doctor participated with the  
9 Petitioner and acted differently than say and or or notice the Petitioner about the existence  
10 of tech.  
11

12  
13  
14  
15 While the Petitioner was located in the United States of America during 1996 to  
16 1999 the Petitioner was victim of violation of United States Code Title Eighteen Section  
17 1035 against the Petitioner as a person as a California law enforcement officer observed the  
18 Petitioner say to and or or notice the person as a California law enforcement officer and  
19 then the person as a California law enforcement officer acted differently than say and or or  
20 notice the Petitioner about the existence of tech as the Petitioner responded to questions  
21 from a Cotati Sonoma County California Police Department Police Officer, employee and or  
22 or supposed employee of, about and or or associated to drinking alcohol and or or being  
23 under the influence of alcohol once and or or at least once during about 1996 to 1999 while  
24 the Petitioner was located in the United States of America at and or or about 201 West  
25 Sierra Avenue Cotati Sonoma County California United States of America.

1  
2  
3  
4  
5 While the Petitioner was located in the United States of America during 1996 to  
6 2004 the Petitioner was and or or might have been victim of violation of United States Code  
7 Title Eighteen Section 1035 against the Petitioner as and or or while Terrence Michael  
8 Coxon participated with the Petitioner and acted differently than say and or or notice the  
9 Petitioner about the existence of tech.  
10

11 While the Petitioner was located in the United States of America during 1996 to  
12 2004 the Petitioner was and or or might have been victim of violation of United States Code  
13 Title Eighteen Section 1035 against the Petitioner as and or or while Elizabeth Lamer Coxon  
14 participated with the Petitioner and acted differently than say and or or notice the  
15 Petitioner about the existence of tech.  
16

17 While the Petitioner was located in the United States of America during 1996 to  
18 2004 the Petitioner was and or or might have been victim of violation of United States Code  
19 Title Eighteen Section 1035 against the Petitioner as and or or while Timothy Lamer Coxon  
20 participated with the Petitioner and acted differently than say and or or notice the  
21 Petitioner about the existence of tech.  
22

23 While the Petitioner was located in the United States of America during 1996 to  
24 2004 the Petitioner was ands or or might have been victim of violation of United States  
25 Code Title Eighteen Section 1035 against the Petitioner as and or or while Elizabeth Coxon

1 Rumley participated with the Petitioner and acted differently than say and or or notice the  
2 Petitioner about the existence of tech.

3  
4 While the Petitioner was located in the United States of America during 1996 to  
5 2004 the Petitioner was and or or might have been victim of violation of United States Code  
6 Title Eighteen Section 1035 against the Petitioner as and or or while Ann Coxon Pringle  
7 participated with the Petitioner and acted differently than say and or or notice the  
8 Petitioner about the existence of tech.

9  
10 While the Petitioner was located in the United States of America during 1996 to  
11 2004 the Petitioner was and or or might have been victim of violation of United States Code  
12 Title Eighteen Section 1035 against the Petitioner as and or or while Daniel Lamer Coxon  
13 participated therapy with the Petitioner and acted differently than say and or or notice the  
14 Petitioner about the existence of tech.

15  
16  
17  
18  
19 While the Petitioner was located in the United States of America during 2004 to  
20 2011 Robert Grant violated United States Code Title Eighteen Section 1035 against the  
21 Petitioner as Robert Grant observed the Petitioner say to and or or notice Robert Grant  
22 during therapy and or or psychotherapy acted differently than say and or or notice the  
23 Petitioner about the existence of tech.

1  
2  
3 While the Petitioner was located in the United States of America during 2011 to  
4 2013 the Petitioner was victim of violation of United States Code Title Eighteen Section  
5 1035 against the Petitioner as Terrence Michael Coxon participated in group talk therapy  
6 with the Petitioner and acted differently than say and or or notice the Petitioner about the  
7 existence of tech.

8  
9 While the Petitioner was located in the United States of America during 2011 to  
10 2013 the Petitioner was victim of violation of United States Code Title Eighteen Section  
11 1035 against the Petitioner as Elizabeth Lamer Coxon participated in group talk therapy  
12 with the Petitioner and acted differently than say and or or notice the Petitioner about the  
13 existence of tech.

14  
15 While the Petitioner was located in the United States of America during 2011 to  
16 2013 the Petitioner was victim of violation of United States Code Title Eighteen Section  
17 1035 against the Petitioner as Timothy Lamer Coxon participated in group talk therapy  
18 with the Petitioner and acted differently than say and or or notice the Petitioner about the  
19 existence of tech.

20  
21 While the Petitioner was located in the United States of America during 2011 to  
22 2013 the Petitioner was victim of violation of United States Code Title Eighteen Section  
23 1035 against the Petitioner as Elizabeth Coxon Rumley participated in group talk therapy  
24 with the Petitioner and acted differently than say and or or notice the Petitioner about the  
25 existence of tech.

1  
2 While the Petitioner was located in the United States of America during 2011 to  
3 2013 the Petitioner was victim of violation of United States Code Title Eighteen Section  
4 1035 against the Petitioner as Ann Coxon Pringle participated in group talk therapy with  
5 the Petitioner and acted differently than say and or or notice the Petitioner about the  
6 existence of tech.

7  
8 While the Petitioner was located in the United States of America during 2011 to  
9 2013 the Petitioner was victim of violation of United States Code Title Eighteen Section  
10 1035 against the Petitioner as Daniel Lamer Coxon participated in group talk therapy with  
11 the Petitioner and acted differently than say and or or notice the Petitioner about the  
12 existence of tech.

13  
14  
15  
16  
17 While the Petitioner was located in the United States of America during 2011 to  
18 2021 the Petitioner was victim of violation of United States Code Title Eighteen Section  
19 1035 against the Petitioner as a person and or or people as a California law enforcement  
20 officer, officers, employee and or or employees observed the Petitioner say to and or or  
21 notice the person and or or people as a California law enforcement officer about force  
22 forced at, on and or or in the Petitioner and or or violation and or or violations of a law and  
23 or or laws of a State of the United States of America and or or the United States of America  
24 against the Petitioner by a person and or or people operating tech at, on and or or in the  
25 Petitioner and then the person and or or people as a California law enforcement officer,



1 officers, employee and or or employees acted differently than say and or or notice the  
2 Petitioner about the existence of tech as

3  
4 the Petitioner said to and or or noticed a Windsor Sonoma County California Police officer,  
5 officers, employee and or or employees about force forced at, on and or or in the Petitioner  
6 and or or violation and or or violations of a law and or or laws of a State of the United States  
7 of America and or or the United States of America against the Petitioner by a person and or  
8 or people operating tech at, on and or or in the Petitioner once and or or at least once  
9 during 2018 to 2021 while the Petitioner was located in the United States of America in  
10 Sonoma County California United States of America.

11  
12 the Petitioner said to and or or noticed a Sonoma County California Sheriff's Office officer,  
13 officers, employee and or or employees about force forced at, on and or or in the Petitioner  
14 and or or violation and or or violations of a law and or or laws of a State of the United States  
15 of America and or or the United States of America against the Petitioner by a person and or  
16 or people operating tech at, on and or or in the Petitioner once and or or at least once  
17 during 2018 to 2021 while the Petitioner was located in the United States of America in  
18 Sonoma County California United States of America.

19  
20 the Petitioner said to and or or noticed a Santa Rosa Sonoma County California Police  
21 Department officer, officers, employee and or or employees about force forced at, on and or  
22 or in the Petitioner and or or violation and or or violations of a law and or or laws of a State  
23 of the United States of America and or or the United States of America against the Petitioner  
24 by a person and or or people operating tech at, on and or or in the Petitioner once and or or  
25



1 at least once during 2018 to 2021 while the Petitioner was located in the United States of  
2 America in Santa Rosa Sonoma County California United States of America.

3  
4 the Petitioner said to and or or noticed a Rohnert Park Sonoma County California Police  
5 Department police officer, officers, employee and or or employees about force forced at, on  
6 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
7 a State of the United States of America and or or the United States of America against the  
8 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
9 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
10 States of America in Rohnert Park Sonoma County California United States of America.

11  
12 the Petitioner said to and or or noticed a Cotati Sonoma County California Police  
13 Department police officer, officers, employee and or or employees about force forced at, on  
14 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
15 a State of the United States of America and or or the United States of America against the  
16 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
17 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
18 States of America in Cotati Sonoma County California United States of America.

19  
20 the Petitioner said to and or or noticed a Petaluma Sonoma County California Police  
21 Department police officer, officers, employee and or or employees about force forced at, on  
22 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
23 a State of the United States of America and or or the United States of America against the  
24 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
25

1 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
2 States of America in Petaluma Sonoma County California United States of America.

3  
4 the Petitioner said to and or or noticed a Marin County California Sheriff Office officer,  
5 officers, employee and or or employees about force forced at, on and or or in the Petitioner  
6 and or or violation and or or violations of a law and or or laws of a State of the United States  
7 of America and or or the United States of America against the Petitioner by a person and or  
8 or people operating tech at, on and or or in the Petitioner once and or or at least once  
9 during 2018 to 2021 while the Petitioner was located in the United States of America in  
10 Marin County California United States of America.

11  
12 the Petitioner said to and or or noticed a San Rafael Marin County California Police  
13 Department police officer, officers, employee and or or employees about force forced at, on  
14 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
15 a State of the United States of America and or or the United States of America against the  
16 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
17 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
18 States of America in San Rafael Marin County California United States of America.

19  
20 the Petitioner said to and or or noticed a Mill Valley Marin County California Police  
21 Department police officer, officers, employee and or or employees about force forced at, on  
22 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
23 a State of the United States of America and or or the United States of America against the  
24 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
25

1 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
2 States of America in Mill Valley Marin County California United States of America.

3  
4 the Petitioner said to and or or noticed a Sausalito Marin County California Police  
5 Department officer, officers, employee and or or employees about force forced at, on and or  
6 or in the Petitioner and or or violation and or or violations of a law and or or laws of a State  
7 of the United States of America and or or the United States of America against the Petitioner  
8 by a person and or or people operating tech at, on and or or in the Petitioner once and or or  
9 at least once during 2018 to 2021 while the Petitioner was located in the United States of  
10 America in Sausalito Marin County California United States of America.

11  
12 the Petitioner said to and or or noticed a San Francisco San Francisco County California  
13 Police Department police officer, officers, employee and or or employees about force forced  
14 at, on and or or in the Petitioner and or or violation and or or violations of a law and or or  
15 laws of a State of the United States of America and or or the United States of America against  
16 the Petitioner by a person and or or people operating tech at, on and or or in the Petitioner  
17 once and or or at least once during 2018 to 2021 while the Petitioner was located in the  
18 United States of America in San Francisco San Francisco San Francisco County California  
19 United States of America.

20  
21 the Petitioner said to and or or noticed a San Bruno San Mateo County California Police  
22 Department police officer, officers, employee and or or employees about force forced at, on  
23 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
24 a State of the United States of America and or or the United States of America against the  
25 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once

1 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
2 States of America in San Bruno San Mateo County California United States of America.

3  
4 the Petitioner said to and or or noticed a Burlingame Police San Mateo County California  
5 Department police officer, officers, employee and or or employees about force forced at, on  
6 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
7 a State of the United States of America and or or the United States of America against the  
8 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
9 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
10 States of America in Burlingame San Mateo County California United States of America.

11  
12 the Petitioner said to and or or noticed a San Mateo County California Sheriff Department  
13 officer, officers, employee and or or employees about force forced at, on and or or in the  
14 Petitioner and or or violation and or or violations of a law and or or laws of a State of the  
15 United States of America and or or the United States of America against the Petitioner by a  
16 person and or or people operating tech at, on and or or in the Petitioner once and or or at  
17 least once during 2018 to 2021 while the Petitioner was located in the United States of  
18 America in San Mateo County California United States of America.

19  
20 the Petitioner said to and or or noticed a San Mateo San Mateo County California Police  
21 Department police officer, officers, employee and or or employees about force forced at, on  
22 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
23 a State of the United States of America and or or the United States of America against the  
24 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
25

1 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
2 States of America in San Mateo San Mateo County California United States of America.

3  
4 the Petitioner said to and or or noticed a Palo Alto Santa Clara County California Police  
5 Department police officer, officers, employee and or or employees about force forced at, on  
6 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
7 a State of the United States of America and or or the United States of America against the  
8 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
9 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
10 States of America in Palo Alto Marin County California United States of America.

11  
12 the Petitioner said to and or or noticed a San Jose Santa Clara County California Police  
13 Department about force forced at, on and or or in the Petitioner and or or violation and or  
14 or violations of a law and or or laws of a State of the United States of America and or or the  
15 United States of America against the Petitioner by a person and or or people operating tech  
16 at, on and or or in the Petitioner once and or or at least once during 2018 to 2021 while the  
17 Petitioner was located in the United States of America in San Jose Santa Clara California  
18 United States of America.

19  
20 the Petitioner said to and or or noticed an Oakland Alameda County California Police  
21 Department police officer, officers, employee and or or employees about force forced at, on  
22 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
23 a State of the United States of America and or or the United States of America against the  
24 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
25

1 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
2 States of America in Oakland Alameda County California United States of America.

3  
4 the Petitioner said to and or or noticed a Berkeley Alameda County California County  
5 California Police Department police officer, officers, employee and or or employees about  
6 force forced at, on and or or in the Petitioner and or or violation and or or violations of a law  
7 and or or laws of a State of the United States of America and or or the United States of  
8 America against the Petitioner by a person and or or people operating tech at, on and or or  
9 in the Petitioner once and or or at least once during 2018 to 2021 while the Petitioner was  
10 located in the United States of America in Berkely Alameda California United States of  
11 America.

12  
13 the Petitioner said to and or or noticed a Bay Area Rapid Transit Police Department  
14 California Police Department police officer, officers, employee and or or employees about  
15 force forced at, on and or or in the Petitioner and or or violation and or or violations of a law  
16 and or or laws of a State of the United States of America and or or the United States of  
17 America against the Petitioner by a person and or or people operating tech at, on and or or  
18 in the Petitioner once and or or at least once during 2018 to 2021 while the Petitioner was  
19 located in the United States of America in Alameda County California United States of  
20 America.

21  
22 the Petitioner said to and or or noticed a Vallejo Solano County California Police  
23 Department police officer, officers, employee and or or employees about force forced at, on  
24 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
25 a State of the United States of America and or or the United States of America against the



1       Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
2       and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
3       States of America in Solano County California United States of America.

4  
5       the Petitioner said to and or or noticed a California Highway Patrol officer, officers,  
6       employee and or or employees about force forced at, on and or or in the Petitioner and or or  
7       violation and or or violations of a law and or or laws of a State of the United States of  
8       America and or or the United States of America against the Petitioner by a person and or or  
9       people operating tech at, on and or or in the Petitioner once and or or at least once during  
10       2018 to 2021 while the Petitioner was located in the United States of America in California  
11       United States of America.

12  
13       the Petitioner said to and or or noticed Willits Mendocino County California Police  
14       Department officer, officers, employee and or or employees about force forced at, on and or  
15       or in the Petitioner and or or violation and or or violations of a law and or or laws of a State  
16       of the United States of America and or or the United States of America against the Petitioner  
17       by a person and or or people operating tech at, on and or or in the Petitioner once and or or  
18       at least once during 2018 to 2021 while the Petitioner was located in the United States of  
19       America in Willits Mendocino County California United States of America.

20  
21       the Petitioner said to and or or noticed a Ukiah Mendocino County California Police  
22       Department officer, officers, employee and or or employees about force forced at, on and or  
23       or in the Petitioner and or or violation and or or violations of a law and or or laws of a State  
24       of the United States of America and or or the United States of America against the Petitioner  
25       by a person and or or people operating tech at, on and or or in the Petitioner once and or or

1 at least once during 2018 to 2021 while the Petitioner was located in the United States of  
2 America in Ukiah Mendocino County California United States of America.

3  
4 the Petitioner said to and or or noticed a Mendocino County Sheriff Office officer, officers,  
5 employee and or or employees about force forced at, on and or or in the Petitioner and or or  
6 violation and or or violations of a law and or or laws of a State of the United States of  
7 America and or or the United States of America against the Petitioner by a person and or or  
8 people operating tech at, on and or or in the Petitioner once and or or at least once during  
9 2018 to 2021 while the Petitioner was located in the United States of America in Mendocino  
10 County California United States of America.

11  
12 the Petitioner said to and or or noticed Port of San Diego San Diego San Diego County  
13 California Harbor Police officer, officers, employee and or or employees officer, officers,  
14 employee and or or employees about force forced at, on and or or in the Petitioner and or or  
15 violation and or or violations of a law and or or laws of a State of the United States of  
16 America and or or the United States of America against the Petitioner by a person and or or  
17 people operating tech at, on and or or in the Petitioner once and or or at least once during  
18 April 2019 to May 2019 while the Petitioner was located in the United States of America in  
19 San Diego County California United States of America.

20  
21 the Petitioner said to and or or noticed a Fremont Alameda County California Police  
22 Department Police officer, officers, employee and or or employees about force forced at, on  
23 and or or in the Petitioner and or or violation and or or violations of a law and or or laws of  
24 a State of the United States of America and or or the United States of America against the  
25 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once



1 and or or at least once during 2018 to 2021 while the Petitioner was located in the United  
2 States of America in Alameda County California United States of America.

3  
4 the Petitioner said to and or or noticed a Superior Court of California officer, officers,  
5 employee and or or employees about force forced at, on and or or in the Petitioner and or or  
6 violation and or or violations of a law and or or laws of a State of the United States of  
7 America and or or the United States of America against the Petitioner by a person and or or  
8 people operating tech at, on and or or in the Petitioner once and or or at least once during  
9 2019 to 2021 while the Petitioner was located in the United States of America in Sonoma  
10 County California United States of America.

11  
12  
13  
14  
15 While the Petitioner was located in the United States of America during 2011 to  
16 2021 the Petitioner was victim of violation of United States Code Title Eighteen Section  
17 1035 against the Petitioner as a person and or or people as a United States of America law  
18 enforcement officer, officers, employee and or or employees observed the Petitioner say to  
19 and or or notice the person and or or people as a United States of America law enforcement  
20 officer, officers, employee and or or employees about force forced at, on and or or in the  
21 Petitioner and or or violation and or or violations of a law and or or laws of a State of the  
22 United States of America and or or the United States of America against the Petitioner by a  
23 person and or or people operating tech at, on and or or in the Petitioner and then the  
24 person and or or people as a United States of America law enforcement officer, officers,  
25

1 employee and or or employees acted differently than say and or or notice the Petitioner  
2 about the existence of tech as

3  
4 the Petitioner said to and or or noticed United States Department of the Interior United  
5 States Park Service United States Park Ranger officer, officers, employee and or or  
6 employees about force forced at, on and or or in the Petitioner and or or violation and or or  
7 violations of a law and or or laws of a State of the United States of America and or or the  
8 United States of America against the Petitioner by a person and or or people operating tech  
9 at, on and or or in the Petitioner once and or or at least once during 2018 to 2021 while the  
10 Petitioner was located in the United States of America in Marin County California United  
11 States of America.

12  
13 the Petitioner said to and or or noticed a Unites States Department of the Interior United  
14 States Park Service United States Park Police officer, officers, employee and or or employees  
15 about force forced at, on and or or in the Petitioner and or or violation and or or violations  
16 of a law and or or laws of a State of the United States of America and or or the United States  
17 of America against the Petitioner by a person and or or people operating tech at, on and or  
18 or in the Petitioner once and or or at least once during 2018 to 2021 while the Petitioner  
19 was located in the United States of America in San Francisco County California United States  
20 of America.

21  
22 the Petitioner said to and or or noticed a United States Department of Homeland Security  
23 officer, officers, employee and or or employees about force forced at, on and or or in the  
24 Petitioner and or or violation and or or violations of a law and or or laws of a State of the  
25 United States of America and or or the United States of America against the Petitioner by a

1 person and or or people operating tech at, on and or or in the Petitioner once and or or at  
2 least once during 2018 to 2021 while the Petitioner was located in the United States of  
3 America in California United States of America.

4  
5 the Petitioner said to and or or noticed a United States Secret Service officer, officers,  
6 employee and or or employees about force forced at, on and or or in the Petitioner and or or  
7 violation and or or violations of a law and or or laws of a State of the United States of  
8 America and or or the United States of America against the Petitioner by a person and or or  
9 people operating tech at, on and or or in the Petitioner once and or or at least once during  
10 2018 to 2021 while the Petitioner was located in the United States of America in Sonoma  
11 County California United States of America.

12  
13  
14  
15  
16 While the Petitioner was located in the United States of America during 2011 to  
17 2021 the Petitioner was victim of violation of United States Code Title Eighteen Section  
18 1035 against the Petitioner as a person as a United States Department of Justice officer,  
19 officers, employee and or or employees observed the Petitioner say to and or or notice the  
20 person as a United States Department of Justice officer about force forced at, on and or or in  
21 the Petitioner and or or violation and or or violations of a law and or or laws of a State of the  
22 United States of America and or or the United States of America against the Petitioner by a  
23 person operating tech at, on and or or in the Petitioner and then the person as a United  
24 States Department of Justice officer acted differently than say and or or notice the Petitioner  
25 about the existence of tech as

1  
2 the Petitioner said to and or or notice United States Department of Justice Federal Bureau of  
3 Investigation officer, officers, employee and or or employees about force forced at, on and  
4 or or in the Petitioner and or or violation and or or violations of a law and or or laws of a  
5 State of the United States of America and or or the United States of America against the  
6 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
7 and or or at least once during 2016 to 2021 while the Petitioner was located in the United  
8 States of America in Sonoma County California United States of America.

9  
10 the Petitioner said to and or or notice United States Department of Justice Federal Bureau of  
11 Investigation officer, officers, employee and or or employees about force forced at, on and  
12 or or in the Petitioner and or or violation and or or violations of a law and or or laws of a  
13 State of the United States of America and or or the United States of America against the  
14 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
15 and or or at least once during 2018 to 2020 while the Petitioner was located in the United  
16 States of America in Roseville Placer County California United States of America.

17  
18 the Petitioner said to and or or notice United States Department of Justice Federal Bureau of  
19 Investigation officer, officers, employee and or or employees about force forced at, on and  
20 or or in the Petitioner and or or violation and or or violations of a law and or or laws of a  
21 State of the United States of America and or or the United States of America against the  
22 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
23 and or or at least once during 2018 to 2019 while the Petitioner was located in the United  
24 States of America in Solano County California United States of America.

1 the Petitioner said to and or or notice United States Department of Justice Federal Bureau of  
2 Investigation officer, officers, employee and or or employees about force forced at, on and  
3 or or in the Petitioner and or or violation and or or violations of a law and or or laws of a  
4 State of the United States of America and or or the United States of America against the  
5 Petitioner by a person and or or people operating tech at, on and or or in the Petitioner once  
6 and or or at least once during 2018 to 2019 while the Petitioner was located in the United  
7 States of America in Alameda County California United States of America.

8  
9  
10  
11  
12 While the Petitioner was located in the United States of America during 2011 to  
13 2021 the Petitioner was victim of violation of United States Code Title Eighteen Section  
14 1035 against the Petitioner as a person as a United States Courts United States District  
15 Court Northern District of California officer observed the Petitioner say to and or or notice  
16 the person as a United States Courts United States District Court Northern District Court  
17 officer about force forced at, on and or or in the Petitioner and or or violation and or or  
18 violations of a law and or or laws of a State of the United States of America and or or the  
19 United States of America against the Petitioner by a person operating tech at, on and or or in  
20 the Petitioner and then the person as a United States Courts United States District Court  
21 Northern District of California officer acted differently than say and or or notice the  
22 Petitioner about the existence of tech as

23  
24 the Petitioner said to and or or noticed a United States Courts United States District Court  
25 Northern District of California officer, officers, employee and or or employees about force

1 forced at, on and or or in the Petitioner and or or violation and or or violations of a law and  
2 or or laws of a State of the United States of America and or or the United States of America  
3 against the Petitioner by a person and or or people operating tech at, on and or or in the  
4 Petitioner once and or or at least once during 2019 to 2021 while the Petitioner was located  
5 in the United States of America in Sonoma County California United States of America.  
6  
7  
8  
9

10 While the Petitioner was located in the United States of America during 2011 to  
11 2021 the Petitioner was victim of violation of United States Code Title Eighteen Section  
12 1035 against the Petitioner as a person as a hospital emergency department employee and  
13 or or employees observed the Petitioner say to and or or notice the person as a hospital  
14 emergency department employee and or or employees about force forced at, on and or or  
15 in the Petitioner and or or violation and or or violations of a law and or or laws of a State of  
16 the United States of America and or or the United States of America against the Petitioner by  
17 a person operating tech at, on and or or in the Petitioner and then the person as a hospital  
18 emergency department employee acted differently than say and or or notice the Petitioner  
19 about the existence of tech as  
20

21 the Petitioner said to and or or noticed a Sacramento Mercy General Hospital medical  
22 doctor, doctors, employee and or or employees about force forced at, on and or or in the  
23 Petitioner and or or violation and or or violations of a law and or or laws of a State of the  
24 United States of America and or or the United States of America against the Petitioner by a  
25 person and or or people operating tech at, on and or or in the Petitioner once and or or at

1 least once during 2018 to 2021 while the Petitioner was located in the United States of  
2 America in Sacramento Sacramento County California United States of America.

3  
4 the Petitioner said to and or or noticed a Kaiser Permanente Hospital medical doctor,  
5 doctors, employees and or or employee about force forced at, on and or or in the Petitioner  
6 and or or violation and or or violations of a law and or or laws of a State of the United States  
7 of America and or or the United States of America against the Petitioner by a person and or  
8 or people operating tech at, on and or or in the Petitioner once and or or at least once  
9 during 2011 to 2021 while the Petitioner was located in the United States of America in  
10 Santa Rosa Sonoma County California United States of America.

11  
12 the Petitioner said to and or or noticed a Marin General hospital medical doctor, doctors,  
13 employee and or or employees about force forced at, on and or or in the Petitioner and or or  
14 violation and or or violations of a law and or or laws of a State of the United States of  
15 America and or or the United States of America against the Petitioner by a person and or or  
16 people operating tech at, on and or or in the Petitioner once and or or at least once during  
17 2018 to 2021 while the Petitioner was located in the United States of America in Marin  
18 County California United States of America.

19  
20 the Petitioner said to and or or noticed a Sutter Hospital employee and or or employees  
21 about force forced at, on and or or in the Petitioner and or or violation and or or violations  
22 of a law and or or laws of a State of the United States of America and or or the United States  
23 of America against the Petitioner by a person and or or people operating tech at, on and or  
24 or in the Petitioner once and or or at least once during 2018 to 2021 while the Petitioner  
25



1 was located in the United States of America in Sonoma County California United States of  
2 America.

3  
4  
5  
6  
7 While the Plaintiff was located in the United States of America during 1986 to 2004  
8 the Plaintiff was and or or might have been victim of violations of United States Code Title  
9 Eighteen Sections and Subsections 113, 242, 242 as acts including kidnapping, 1201 as seize  
10 and as kidnapping, 1584, 1589 a, 1589 b, 1590 and 1593A as force forced at, on and or or in  
11 the Plaintiff as abnormal force was forced at, on and or or in the Plaintiff as abnormal force  
12 was and or or might have been forced at, on and or or in the Plaintiff's physical human body  
13 as abnormal force forced at, on and or or in the Plaintiff injured the Plaintiff's body as force  
14 forced at, on and or or in the Plaintiff effected the Plaintiff such that the Plaintiff acted as

15  
16 the Plaintiff burnt and or or might have burnt the palm of the Plaintiff's hand and or or  
17 palms of the Plaintiff's hands once and or or more than once during 1986 to 1992 while the  
18 Plaintiff was located in the United States of America 613 Jonas Lane Petaluma Sonoma  
19 County California in the United States of America.

20  
21  
22  
23  
24 While the Plaintiff was located in the United States of America during 1986 to 2004  
25 the Plaintiff was victim of violations of United States Code Title Eighteen Sections and



1 Subsections 242 as acts including kidnapping, 1201 as seize and as kidnapping, 1584, 1589  
2 a, 1589 b, 1590 and 1593A as force forced at, on and or or in the Plaintiff as abnormal force  
3 was forced at, on and or or in the Plaintiff as abnormal force was forced at, on and or or in  
4 the Plaintiff's physical human body as

5  
6 the Plaintiff was caused to want to watch pornography from the internet once and or or at  
7 least once during 1992 to 2004 while the Plaintiff was located in the United States of  
8 America in Sonoma County California United States of America.

9  
10  
11  
12  
13 While the Plaintiff was located in the United States of America during 1986 to 2004  
14 the Plaintiff was victim of violations of United States Code Title Eighteen Sections and  
15 Subsections 113, 242, 242 as acts including kidnapping, 1201 as seize and as kidnapping,  
16 1584, 1589 a, 1589 b and 1590 as force forced at, on and or or in the Plaintiff as abnormal  
17 force was forced at, on and or or in the Plaintiff as abnormal force was forced at, on and or  
18 or in the Plaintiff's physical human body as abnormal force forced at, on and or or in the  
19 Plaintiff injured the Plaintiff's body as force forced at, on and or or in the Plaintiff effected  
20 the Plaintiff such that the Plaintiff acted as

21  
22 the Plaintiff masturbated with soap and failed to rinse the soap off of the Plaintiff's penis  
23 after once and or or more than once during 1986 to 2004 while the Plaintiff was located in  
24 the United States of America in California United States of America.

1 the Plaintiff masturbated placing the Plaintiff's penis against cotton fabric against a rotating  
2 treaded bicycle tire after once and or or more than once during 1986 to 2004 while the  
3 Plaintiff was located in the United States of America at 8565 Oak Circle Cotati Sonoma  
4 County California United States of America.

5  
6 the Plaintiff masturbated placing the Plaintiff's penis in a the way of pressurized water  
7 stream inside a swimming pool once and or or more than once during 1986 to 2004 while  
8 the Plaintiff was located in the United States of America at 8565 Oak Circle Cotati Sonoma  
9 County California United States of America.

10  
11 the Plaintiff drank alcohol once and or or more than once during 1995 to 2004 while the  
12 Plaintiff was located in the United States of America in California in the United States of  
13 America.

14  
15 the Plaintiff burnt marijuana plant flowers and inhaled the resulting smoke once and or or  
16 more than once during 1996 to 2004 while the Plaintiff was located in the United States of  
17 America in California in the United States of America.

18  
19  
20  
21  
22 While the Petitioner was located in the United States of America during 2011 to  
23 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
24 and Subsections 242 as acts including kidnapping, 1201 as seize and as kidnapping, 1584,  
25 1589 a, 1589 b, 1590 and 1593A as force forced at, on and or or in the Petitioner as

1 abnormal force was forced at, on and or or in the Petitioner as abnormal force was forced at,  
2 on and or or in the Petitioner's physical human body as

3  
4 the Petitioner was harassed associated to quantities of two once and or or at least once  
5 during 2015 to 2021 while the Petitioner was located in the United States of America in  
6 Sonoma County California United States of America.

7  
8 the Petitioner was harassed associated to a sweatshirt once and or or at least once during  
9 2015 to 2021 while the Petitioner was located in the United States of America in Sonoma  
10 County California United States of America.

11  
12 the Petitioner was caused to perceive rhyming once and or or at least once during 2014 to  
13 2015 while the Petitioner was located in the United States of America in Sonoma County  
14 California United States of America.

15  
16 the Petitioner was communicated to annoyingly without prior written notice once and or or  
17 at least once during 2014 to 2021 while the Petitioner was located in the United States of  
18 America in Shiloh Ridge Regional Park in Sonoma County California United States of  
19 America.

20  
21 the Petitioner was harassed associated to food once and or or at least once during 2014 to  
22 2021 while the Petitioner was located in the United States of America in Sonoma County  
23 California United States of America.

1 the Petitioner was harassed associated to drink once and or or at least once during 2014 to  
2 2021 while the Petitioner was located in the United States of America in Sonoma County  
3 California United States of America.

4  
5 the Petitioner was harassed associated to hand washing once and or or at least once during  
6 2015 to 2021 while the Petitioner was located in the United States of America in Sonoma  
7 County California United States of America.

8  
9 the Petitioner was harassed associated to objects, cracks, lines and or or markings on the  
10 ground once and or or at least once during 2015 to 2021 while the Petitioner was located in  
11 the United States of America in Sonoma County California United States of America.

12  
13 the Petitioner was harassed associated to options once and or or at least once during 2015  
14 to 2021 while the Petitioner was located in the United States of America in Sonoma County  
15 California United States of America.

16  
17 the Petitioner was harassed while recording audio and saying including the date, time and  
18 or or location of the Petitioner once and or or at least once during 2016 to 2021 while the  
19 Petitioner was located in the United States of America in California United States of  
20 America.

21  
22 the Petitioner was harassed associated to use of a ten-digit date and time format once and  
23 or or at least once during 2016 to 2021 while the Petitioner was located in the United States  
24 of America in California United States of America.

1 the Petitioner's penis was caused to engorge once and or or at least once during 2015 to  
2 2021 while the Petitioner was located in the United States of America in California United  
3 States of America.

4  
5 the Petitioner's penis was caused to enlarge while the Petitioner was located in the United  
6 States of America once and or or at least once during 2015 to 2021 while the Petitioner was  
7 located in the United States of America while the Petitioner was located in California United  
8 States of America.

9  
10 the Petitioner was harassed at transitions once and or or at least once during 2014 to 2021  
11 while the Petitioner was located in the United States of America including Sonoma County  
12 California United States of America.

13  
14 the Petitioner was harassed associated to metaphors associated to sex once and or or at  
15 least once during 2014 to 2021 while the Petitioner was located in the United States of  
16 America including Sonoma County California United States of America.

17  
18 the Petitioner was communicated to including references to sex once and or or at least once  
19 during 2014 to 2021 while the Petitioner was located in the United States of America at  
20 least including Sonoma County California United States of America.

21  
22 the Petitioner was harassed associated to writing once and or or at least once during 2015  
23 to 2021 while the Petitioner was located in the United States of America in California United  
24 States of America.

1 the Petitioner was harassed associated to paper once and or or at least once during 2015 to  
2 2021 while the Petitioner was located in the United States of America in California United  
3 States of America.  
4  
5  
6  
7

8 While the Petitioner was located in the United States of America during 2011 to  
9 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
10 and Subsections 113, 242, 242 as acts including kidnapping, 1201 as seize and as  
11 kidnapping, 1584, 1589 a, 1589 b, 1590 and 1593A as force forced at, on and or or in the  
12 Petitioner as abnormal force was forced at, on and or or in the Petitioner as abnormal force  
13 was forced at, on and or or in the Petitioner's physical human body as abnormal force  
14 forced at, on and or or in the Petitioner injured the physical human body of the Petitioner as  
15 force forced at, on and or or in the Petitioner injured the Petitioner's body as  
16

17 While the Petitioner was located in the United States of America once and or or at  
18 least once during 2014 to 2021 the Petitioner was caused to have a oral herpes sore.  
19

20 While the Petitioner was located in the United States of America once and or or at  
21 least once during 2014 to 2021 the Petitioner was caused to have a genital herpes sore.  
22  
23  
24  
25

1 While the Petitioner was located in the United States of America during 2011 to  
2 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
3 and Subsections 242 as acts including kidnapping, 1201 as seize and as kidnapping, 1584,  
4 1589 a, 1589 b, 1590 and 1593A as force forced at, on and or or in the Petitioner as  
5 abnormal force was forced at, on and or or in the Petitioner as abnormal force was forced at,  
6 on and or or in the Petitioner's physical human body as

7  
8 the Petitioner's body was caused to shake longer than an instant once and or or at least  
9 once during 2014 to 2019 while the Petitioner was located in the United States of America  
10 in the most southwestern bedroom of the house at 230 Chris Street Windsor Sonoma  
11 County California United States of America.

12  
13 the Petitioner was caused to perceive an abnormal visual image, abnormal visual images  
14 and or or communications of, about, similar to, alluding to, similar to, including and or or  
15 different than Bridgette Fenton once and or or at least once during 2014 to 2019 while the  
16 Petitioner was located in the United States of America at 230 Chris Street Windsor Sonoma  
17 County California United States of America.

18  
19 the Petitioner was caused to perceive communications including an abnormal visual and or  
20 or abnormal visuals of, about and or or similar to including Carol Hass, Carol Hass's  
21 husband, Chris Hass a sibling of Chris Hass's and or or siblings of Chris Hass while the  
22 Petitioner showered once and or or at least once during 2014 to 2019 while the Petitioner  
23 was located in the United States of America in the hallway bathroom at 230 Chris Street  
24 Windsor California United States of America.



1 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
2 images of, similar to and or or alluding to an image of Jason Alexander, a person also known  
3 as Orchid and or or the animated character Slimer possibly holding, eating and or or  
4 associated to an apple and or or a granny smith apple and possibly spun and or or rotated  
5 vertically once and or or at least once during 2014 to 2019 while the Petitioner was located  
6 in the United States of America at 230 Chris Street Windsor Sonoma County California  
7 United States of America.

8  
9 the Petitioner was caused to perceive communications including associated to a female, a  
10 tall blond model and or or Joe Montana's wife once and or or at least once during 2014 to  
11 2019 while the Petitioner was located in the United States of America in the most south  
12 western bedroom of the house at 230 Chris Street Windsor Sonoma County United States of  
13 America.

14  
15 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
16 images of and or or associated to a large commercial passenger plane and or or the interior  
17 of a large commercial passenger plane at, on and or or about the roof of the north eastern  
18 portion of the house at 230 Chris Street Windsor Sonoma County California United States of  
19 America once and or or at least once during 2014 to 2019 while the Petitioner was located  
20 in the United States of America in and or or about the backyard of the house at 230 Chris  
21 Street Windsor Sonoma County California United States of America.

22  
23 the Petitioner was caused to perceive an abnormal visual image, abnormal visual images  
24 and or or abnormal communications of, similar to and or or associated to person aka Jeff B I  
25 and or or Meagan Chippa associated to and or or including bad once and or or at least once



1 during 2014 to 2019 while Benjamin Coxon was located in the United States of America  
2 outside near the south east side of the largest house at 230 Chris Street Windsor Sonoma  
3 County California United States of America.

4  
5 the Petitioner was harassed while the Petitioner attempted to turn off a water faucet once  
6 and or or at least once during 2015 to 2019 while the Petitioner was located in the United  
7 States of America in the backyard of the house at 230 Chris Street Windsor Sonoma County  
8 California United States of America.

9  
10 the Petitioner was caused to perceive abnormal visuals of, similar to and or or associated to  
11 Nicole Locke's head and or or mouth biting at the Petitioner's feet and or or heels once and  
12 or or at least once during 2015 to 2019 while the Petitioner was located in the United States  
13 of America inside the kitchen and or or most eastern room different than the garage in the  
14 house at 230 Chris Street Windsor Sonoma County California United States of America.

15  
16 the Petitioner was caused to perceive abnormal visuals once and or or at least once during  
17 2015 to 2020 while the Petitioner was located in the United States of America at 230 Chris  
18 street Windsor Sonoma County California United States of America in the laundry room of  
19 the largest house.

20  
21 the Petitioner was caused to perceive depictions of and or or associated to communications  
22 of and or or associated to Jackie Gladden associated to the Petitioner urinating on the floor  
23 of the laundry room at 230 Chris Street Windsor Sonoma County California United States of  
24 America once and or or at least once during 2015 to 2019 while the Petitioner was located  
25

1 in the United States of America in the laundry room of the house at 230 Chris Street  
2 Windsor California United States of America.

3  
4 the Petitioner was caused to perceive abnormal emphasis of patterns at the surface of a  
5 concrete patio at 230 Chris Street Windsor Sonoma County California United States of  
6 America once and or or at least once during 2015 to 2019 while the Petitioner was located  
7 in the United States of America at 230 Chris Street Windsor California United States of  
8 America.

9  
10 the Petitioner was caused to feel aching during longer than an instant once and or or at least  
11 once during 2017 to 2019 while located in the United States of America near the  
12 intersection of Fruitvale Avenue and East 27 Street in Oakland Alameda County California  
13 United States of America.

14 (The Petitioner perceived depictions of and or or communications associated to  
15 Rebecca Anderson and or or person Crystal with a Brooklyn tattoo associated, during and or  
16 or during about the time of this incident.)

17  
18 the Petitioner was caused to ejaculate once and or or at least once during 2017 to 2019  
19 while the Petitioner was located in the United States of America near the intersection of  
20 Fruitvale Avenue and East 27 Street in Oakland Alameda County California United States of  
21 America.

22  
23 the Petitioner's tech-data was mini-nuked once and or or at least once during 2015 to 2021  
24 while the Petitioner was located in the United States of America in the most southwestern  
25

1 bedroom of the house at 230 Chris Street Windsor Sonoma County California United States  
2 of America.

3 (The Petitioner was caused to perceive depictions and or or communications  
4 associated to Jenna Leff associated to, during and or or during about the time of at least one  
5 of this and or or these incident and or or incidents.)

6  
7 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
8 images of a male posing standing once and or or at least once during 2021 while the  
9 Petitioner was located in the United States of America at 230 Chris Street Windsor Sonoma  
10 County California United States of America.

11  
12 the Petitioner's testicle, right testicle and or or testicles was and or or were caused to  
13 vibrate and or or shake once and or or at least once associated to during, and or or during  
14 about the same time as the Petitioner was caused to perceive depictions and or or  
15 communications of and or or associated to John Patucha saying and or or communicating  
16 something itself and or or associated to we don't do that do we during 2014 to 2019 while  
17 the Petitioner was located in the United States of America in the most southwestern  
18 bedroom of the house at 230 Chris Street Windsor Sonoma County California United States  
19 of America.

20  
21 the Petitioner's legs were caused to be together once and or or at least once during 2015 to  
22 2021 while the Petitioner was located in the United States of America at the house at 230  
23 Chris Street Windsor Sonoma County California United States of America.

1 the Petitioner was caused to perceive harassing communications once and or or at least  
2 once during 2019 to 2021 while the Petitioner was located in the United States of America  
3 at 701 McClelland Drive Windsor Sonoma County California United States of America.  
4

5 the Petitioner's penis was caused to engorge once and or or at least once during about 0733  
6 Pacific Standard Time once and or or at least once during April 22, 2021 Common Era while  
7 the Petitioner was located in the United States of America at 230 Chris Street Windsor  
8 Sonoma County California United States of America.  
9

10 the Petitioner's soft tissue about the rear exterior of the Petitioner's head was caused to  
11 soften associated to communications including associated to Alex Pike and or or Heather  
12 How and or or Heather McCann saying and or or communicating including words gas and  
13 pass once and or or at least once during March 2021 to May 2021 while the Petitioner was  
14 located in the United States of America at 230 Chris Street Windsor Sonoma County  
15 California United States of America.  
16

17 the Petitioner's anus was caused to leak fluid once and or or at least once during 2015 to  
18 2021 while the Petitioner was located in the United States of America in California United  
19 States of America.  
20

21 the Petitioner's nose was effected, injured, caused to move to the left of the Petitioner's face  
22 on the Petitioner's head and or or the Petitioner was caused to perceive as such once and or  
23 or at least once during 2014 to 2019 while the Petitioner was located in the United States of  
24 America at 230 Chris Street Windsor Sonoma County California United States of America.  
25

1 the Petitioner's skin on the Petitioner's face was irritated once and or or at least once and  
2 possibly injured once and or or at least once during 2015 to 2019 while the Petitioner was  
3 located in the United States of America at 230 Chris Street Windsor Sonoma County  
4 California United States of America.

5  
6 the Petitioner was caused to perceive and or or experience the Platiff's cranium expanding  
7 and the Plaintiff was possibly injured once and or or at least once during 2015 to 2019  
8 while the Petitioner was located in the United States of America at 230 Chris Street Windsor  
9 Sonoma County California United States of America.

10  
11 the Petitioner's was caused to feel a sharp sudden pain in the Petitioner's ear once and or or  
12 at least once during 2014 to 2015 while the Petitioner was located in the United States of  
13 America at 640 Hembree Lane Windsor Sonoma County California United States of America.

14  
15 the Petitioner's penis was injured once and or or at least once during and or or during about  
16 while the Petitioner was caused to perceive communications, an abnormal visual image and  
17 or or abnormal visual images including of, about and or or associated to Rebecca Anderson  
18 once and or or at least once during 2014 to 2019 while the Petitioner was located in the  
19 United States of America in the hallway bathroom in the house at 230 Chris Street Windsor  
20 Sonoma County California United States of America.

21  
22 the Petitioner was caused to perceive and or or experience dull, muffled, soft and or or fuzzy  
23 electrical sensations at and or or around the back of the Petitioner's neck once and or or at  
24 least once during and or or during about while the Petitioner was caused to perceive  
25 depictions and or or communications including Sydney Shireman once and or or at least

1 once during 2021 while the Petitioner was located in the United States of America in the  
2 house at 230 Chris Street Windsor Sonoma County California United States of America.

3  
4 the Petitioner was caused to ejaculate once and or or at least once during and or or during  
5 about while the Petitioner was caused to perceive depictions and or or communications  
6 including of, similar to and or or associated to including Sydney Shireman, Jenna leff and or  
7 or Laura Kelly while the Petitioner was sitting on a public transportation vehicle bus headed  
8 northbound on Old Redwood Highway in Sonoma County California United States of  
9 America once and or or at least once during 2014 to 2020 while the Petitioner was located  
10 in the United States of America in Sonoma County California United States of America.

11  
12 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
13 images of, about and or or associated to including Rachel Taco Coxon possibly sitting  
14 possibly associated to the western side of the most southwestern bedroom of the house at  
15 230 Chris Street Windsor Sonoma County California United States of America once and or or  
16 at least once during 2014 to 2021 while the Petitioner was located in the United States of  
17 America in Sonoma County California United States of America.

18  
19 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
20 images of, about, similar to and or or associated to Star Wars characters seemingly located  
21 at and or or about the lower sill of the upper window at the west side of of the most  
22 southwestern bedroom of the house at 230 Chris Street Windsor Sonoma County California  
23 United States of America at least once and or or at least once during 2014 to 2021 while the  
24 Petitioner was located in the United States of America in Sonoma County California United  
25 States of America.

1  
2 the Petitioner was caused to loose a memory suddenly and or or abnormally once and or or  
3 at least once during March 2021 to May 2021 while located in the United States of America  
4 in the most southwestern bedroom of house at 203 Chris Street Windsor Sonoma County  
5 California United States of America.

6 (The Petitioner had thoughts of Lia Lazzar associated to loosing a memory)

7  
8 the Petitioner was communicated to annoyingly associated to communications, an  
9 abnormal visual image and or or abnormal visual images of, about and or or associated to a  
10 black sweater, a white undershirt, a black sweater, a white undershirt, a white collar, a  
11 white cuffs, Elizabeth Hogg and or or Sydney Shireman once and or or at least once during  
12 2016 to 2021 while the Petitioner was located in the United States of America in Shiloh  
13 Ridge Regional Park in Sonoma County California United States of America.

14  
15 the Petitioner was caused to speak at least once and or or at least once during 2013 to 2014  
16 while the Petitioner was located in the United States of America in Shiloh Ridge Regional  
17 Park in Sonoma County California United States of America.

18 (The Petitioner was caused to speak during and or or about during the Petitioner  
19 smoking marijuana while walking in a park. Sometime and or or times after the Petitioner  
20 might have suspected Meagan Chippa and or or associated people as possible perpetrators  
21 of acts described in this claim.)

22  
23 the Petitioner was communicated to harassingly associated to and or or including  
24 communications of, about and or or associated to a female, females, a large female, large  
25 females, a large female communicating to and or or shouting at the Petitioner once and or or



1 at least once during 2013 to 2019 while the Petitioner was located in the United States of  
2 America in Shiloh Ridge Regional Park in Sonoma County California United States of  
3 America.

4  
5 the Petitioner's penis was caused to engorge, be stimulated and or or the Petitioner was  
6 caused to experience pleasure sensations associated to communications and or or  
7 depictions of, about and or or associated to Jenna Leff and or or Laura Kelly once and or or  
8 at least once during a Sonoma County Board of Supervisors meeting once and or or at least  
9 once during 2014 to 2020 while the Petitioner was located in the United States of America  
10 at 575 Administration Drive Santa Rosa Sonoma County California United States of America.

11  
12 the Petitioner was caused to perceive communications including about and or or associated  
13 to Jacob Shull and or or Brad Pitt once and or or at least once during daylight once and or or  
14 at least once during 2014 to 2019 while the Petitioner was located in the United States of  
15 America near the eastern edge of Shiloh Ridge Regional Park in Shiloh Ridge Regional Park  
16 in Sonoma County California United States of America.

17 (The Petitioner was possibly while the Petitioner was walking and or or climbing on  
18 a tree.)

19  
20 the Petitioner was caused to perceive harassing communications of, about and or or  
21 associated to person Sonia and or or a person female of a similar type and or or similar in  
22 appearance to Seth McFarlane communicating to the Petitioner of, about and or or  
23 associated to sea, see and or or the letter c once and or or at least once during 2014 to 2019  
24 while the Petitioner was located in the United States of America at about the eastern part of  
25 Shiloh Ridge Regional Park in Sonoma County California United States of America.



1  
2 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
3 abnormal visual images of, about and or or associated to Bridgette Fenton, Rebecca  
4 Anderson, hair cutting and or or hair styling once and or or at least once during 2015 to  
5 2019 while the Petitioner was located in the United States of America in a shed at 230 Chris  
6 Street Windsor Sonoma County California United States of America.

7  
8 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
9 abnormal visual images of, about and or or associated to a yoga mat and or or Josh Cilley  
10 once and or or at least once during 2015 to 2019 while the Petitioner was located in the  
11 United States of America in the shed at 230 Chris Street Windsor Sonoma County California  
12 United States of America.

13  
14 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
15 abnormal visual images of, about and or or associated to a person and or or people  
16 associated to person Chris possibly associated to Hawaii and or or the Seafood Brasserie  
17 Restaurant that was located in Santa Rosa Sonoma County California during about 2005 to  
18 2010 once and or or at least once during 2015 to 2019 while the Petitioner was located in  
19 the United States of America at the backyard at 230 Chris Street Windsor Sonoma County  
20 California United States of America.

21  
22 the Petitioner was caused to experience abnormal physical sensations at and or or in the  
23 Petitioner's left thigh once and or or at least once during 2015 to 2019 while the Petitioner  
24 was located in the United States of America northeast of the most southeast sliding glass  
25

1 door at the back yard at 230 Chris Street Windsor Sonoma County California United States  
2 of America.

3 (The Petitioner described the process and or or effect at and or or in the Petitioner's  
4 thigh as etching and associated it to pinking.)  
5

6 the Petitioner was caused to experience abnormal physical sensations at and or or in the  
7 Petitioner's face once and or or at least once during 2015 to 2019 while the Petitioner was  
8 located in the United States of America at 230 Chris Street Windsor Sonoma County  
9 California United States of America.

10 (The Petitioner described the process and or or effect at and or or in the Petitioner's  
11 face as etching and associated it to pinking.)  
12

13 the Petitioner's penis and or or genitals were caused to engorge and or or be stimulated  
14 associated to communications and or or depictions including of , about and or or associated  
15 to Julie Sunstrom once and or or at least once during 2015 to 2020 while the Petitioner  
16 was located in the United States of America at 230 Chris Street Windsor Sonoma County  
17 California United States of America.

18 (The Petitioner might have been caused to ejaculate.)  
19

20 the Petitioner was caused to experience and or or perceive the Petitioner's head shrinking  
21 associated to communications and or or depictions of, about and or or associated to  
22 Rebecca Anderson pulling a lace, laces and or or shoelace at and or or near the back of the  
23 Petitioner's head once and or or at least once during 2015 to 2020 while the Petitioner was  
24 located in the United States of America at 230 Chris Street Windsor Sonoma County  
25 California United States of America.

1  
2 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
3 images of, about, including and or or associated to a white dog once and or or at least once  
4 during 2015 to 2020 while the Petitioner was located in the United States of America in the  
5 most south western bedroom of the house at 230 Chris Street Windsor Sonoma County  
6 California United States of America.

7  
8 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
9 images of, about including and or or associated to animated characters from the television  
10 show The Simpsons and possibly associated to sex once and or or at least once during 2015  
11 to 2020 while the Petitioner was located in the United States of America at 230 Chris Street  
12 Windsor Sonoma County California United States of America.

13  
14 the Petitioner was caused to perceive communications the Petitioner perceived  
15 communications of, about and or or associated to Ann Catalini Sinclair and or or Ann  
16 Catalini McCloud and or or a castle once and or or at least once during 2015 to 2020 while  
17 the Petitioner was located in the United States of America at 230 Chris Street Windsor  
18 Sonoma County California United States of America.

19  
20 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
21 abnormal visual images of, about and or or associated to Camille Bailey, the color blue, a  
22 penis and or or a big penis once and or or at least once during 2015 to 2020 while the  
23 Petitioner was located in the United States of America at 230 Chris Street Windsor Sonoma  
24 County California United States of America.

1 the Petitioner's penis, testicles and or or genitals were caused to experience some abnormal  
2 tech effect and the Palitniff was poissibly injured while the Petitioner was working at a food  
3 and or or beef jerky factory once and or or at least once during 2015 while the Petitioner  
4 was located in the United States of America in Maricopa County Arizona United States of  
5 America.

6  
7 the Petitioner's penis, testicles, genitals, anus, rectum and or or gut were caused to  
8 experience some abnormal tech effect once and or or at least once during 2015 while the  
9 Petitioner was located in the United States of America in and or or about a large park south  
10 of Morrow Bay in San Luis Obispo County California United States of America.

11  
12 the Petitioner was caused to perceive rhyming once and or or at least once during 2015  
13 while the Petitioner was located in the United States of America in and or or about a large  
14 park south of Morrow Bay and or or in and or or about the town, city and or or community  
15 of Los Osos San Luis Obispo County California United States of America in San Luis Obispo  
16 County California United States of America.

17  
18 the Petitioner was caused to perceive communications including and or or associated to  
19 Sydney Shireman saying to bold sir once and or or at least once during 2015 while the  
20 Petitioner was located in the United States of America in and or or about a large park south  
21 of Morrow Bay and or or in and or or about the town, city and or or community of Los Osos,  
22 San Luis Obispo County California United States of America in San Luis Obispo County  
23 California United States of America.

1 the Petitioner was caused to perceive communications and or or rhyming once and or or at  
2 least once during 2015 while the Petitioner was located in the United States of America on  
3 and or or about a beach at, about and or or near Jalama Beach County Park in Santa Barbara  
4 County California United States of America.

5  
6 the Petitioner was caused to perceive depictions and or or allusions to a person also known  
7 as Cobalt, James Withers, genital herpes and or or herpes while and or or about while the  
8 Petitioner was walking southbound on, and or or about some railroad tracks once and or or  
9 at least once during 2015 while the Petitioner was located in the United States of America  
10 at, about and or or near some railroad tracks south of jalama beach Santa barbara County  
11 California United States of America north of Isla Vista Santa Barbara County California  
12 United States of America.

13  
14 the Petitioner was caused to perceive communications and or or depictions including of,  
15 about and or or associated to Vail Rumley communicating to the Petitioner once and or or at  
16 least once during 2015 to 2019 while the Petitioner was located in the United States of  
17 America in and or or about a shed in the backyard of the house at 230 Chris Street Windsor  
18 Sonoma County California United States of America.

19  
20 the Petitioner was advanced at sexually, the Petitioner's penis was caused to engorge and or  
21 or the Petitioner was caused to be sexually stimulated while the Petitioner was detained  
22 and confined in a county jail once and or or at least once during October 2019 while the  
23 Petitioner was located in the United States of America at Ventura Avenue Santa Rosa  
24 Sonoma County California United States of America.

1 the Petitioner was caused to perceive communications possibly including similar to Sydney  
2 Shireman possibly saying that's what I did once and or or at least once during 2011 to 2019  
3 while the Petitioner was located in the United States of America off of Bodega Avenue in and  
4 or or about Petaluma Sonoma County California United States of America.

5  
6 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
7 images of, about, similar to and or or associated to Jason Alexander associated to something  
8 and or or something possibly associated to sex, kink and or or bdsm clothes once and or or  
9 at least once during 2014 to 2019 while the Petitioner was located in the United States of  
10 America at 230 Chris Street Windsor Sonoma County California United States of America.

11  
12 the Petitioner was caused to perceive harassing communications of, about and or or  
13 associated to person Jordan possibly associated to last name Hoffman associated to  
14 harassing the Petitioner associated to purchasing, drinking and or or associated to juice and  
15 or or some juice once and or or at least once during 2019 to 2021 while the Petitioner was  
16 located in the United States of America in a Walmart store at 6650 Hembree Lane Windsor  
17 Sonoma County California United States of America.

18  
19 the Petitioner was caused to perceive communications and or or depictions of, about and or  
20 or associated to a person possibly Stew Rumely's girlfriend and or or wife once and or or at  
21 least once during 2014 to 2019 while the Petitioner was located in Sonoma County  
22 California United States of America.

23  
24 the Petitioner was caused to perceive communications and or or depictions of, about and or  
25 or associated to John Tomasine saying and or or communicating about and or associated to

1 run while the Petitioner was located in the United States of America in Shiloh Ridge  
2 Regional Park near the east edge of Shiloh Ridge Regional Park in Sonoma County California  
3 was located in the United States of America.

4  
5 the Petitioner was caused to perceive communications and or or depictions of, about,  
6 including an or or associated to Jake Shull and references to a nurse once and or or once and  
7 or or at least during 2014 to 2019 while the Petitioner was located in the United States of  
8 America in the house at 230 Chris Street Windsor Sonoma County California United States  
9 of America.

10  
11 the Petitioner was caused to perceive communications and or or depictions of, about,  
12 including an or or associated to Jake Shull and or or Timothy Coxon lounging once and or or  
13 once and or or at least during 2014 to 2019 while the Petitioner was located in the United  
14 States of America in the most southwestern bedroom of the house at 230 Chris Street  
15 Windsor Sonoma County California United States of America.

16  
17 the Petitioner was caused to perceive communications and or or depictions of, about,  
18 including an or or associated to Timothy Coxon sitting and or or bouncing on a ball once and  
19 or or once and or or at least during 2014 to 2019 while the Petitioner was located in the  
20 United States of America in the most southwestern bedroom of the house at 230 Chris  
21 Street Windsor Sonoma County California United States of America.

22  
23 the Petitioner was caused to perceive communications and or or depictions of, about,  
24 including an or or associated to Bart Farrell licking a popsicle once and or or once and or or  
25 at least during 2014 to 2021 while the Petitioner was located in the United States of



1 America in the house at 230 Chris Street Windsor Sonoma County California United States  
2 of America.

3  
4 the Petitioner was caused to perceive communications and or or depictions of, about,  
5 including an or or associated to Robert Grant communicating to and or or saying we got it  
6 off once and or or once and or or at least during 2015 while the Petitioner was located in  
7 the United States of America at and or or about San Luis Obispo County California United  
8 States of America.

9  
10 the Petitioner was caused to perceive communications and or or depictions of, about,  
11 including an or or associated to Jenna Leff once and or or at least and or or more times  
12 during May 24, 2021 while the Petitioner was located in the United States of America on a  
13 passenger train south of Airport Boulevard north of Second Street Santa Rosa Sonoma  
14 County California United States of America in Sonoma County California United States of  
15 America.

16  
17 the Petitioner was caused to perceive communications and or or abnormal visuals  
18 associated to Stephen Spielberg, Jake Shull, a person and or or a person in a diaper once and  
19 or or at least once during 2019 to 2021 while the Petitioner was located in the United States  
20 of America in Sonoma County California United States of America.

21  
22 the Petitioner was caused to perceive harassing communications once and or or at least  
23 once during 2018 to 2021 while the Petitioner was located in the United States of America  
24 west of the Sonoma County Airport east of Star Road north of Mark West Station Road south  
25



1 of where Shiloh Road would if extened start westward from its west end in Sonoma County  
2 California United States of America.

3  
4 the Petitioner was caused to perceive harassing communications once and or or at least  
5 once during 2017 to 2020 while the Petitioner was located in the United States of America  
6 in Sacramento County California United States of America.

7  
8 the Petitioner was harassed through some abnormal force as the Petitioner was caused to  
9 perceive harassing communications once and or or at least once during 2015 while the  
10 Petitioner was located in the United States of America in Orange County California United  
11 States of America.

12  
13 the Petitioner was harassed through some abnormal force as the Petitioner was caused to  
14 perceive harassing communications once and or or at least once during 2019 while the  
15 Petitioner was located in the United States of America in La Mesa San Diego County  
16 California United States of America.

17  
18 the Petitioner was harassed while attempting and or or actually printing documents to be  
19 filed at a court of a State of the United States of America and or or a court of the United  
20 States of America once and or or at least once during 2018 to 2021 while the Petitioner was  
21 located in the United States of America at 230 Chris Street Windsor Sonoma County  
22 California United States of America.

23  
24 the Petitioner was caused to perceive depictions of and or or similar to Sydney Shireman  
25 communicating once and or or at least once during 2015 to 2021 while the Petitioner was

1 located in the United States of America at 230 Chris Street Windsor Sonoma County  
2 California United States of America including at and or or about outside the door of the shed  
3 at 230 Chris Street Windsor Sonoma County California United States of America.  
4

5 the Petitioner was caused to perceive depictions of and or or similar to Laura Kelly saying  
6 you don't know me once and or or at least once during 2015 to 2021 while the Petitioner  
7 was located in the United States of America at 230 Chris Street Windsor Sonoma County  
8 California United States of America including at and or or about outside the door of the shed  
9 at 230 Chris Street Windsor Sonoma County California United States of America.  
10

11 the Petitioner was caused to perceive depictions of and or or similar to a baby being shaken  
12 and or or a baby being shaken possibly including by and or or associated to Lee Rumley  
13 once and or or at least once during 2015 to 2021 while the Petitioner was located in the  
14 United States of America at 230 Chris Street Windsor Sonoma County California United  
15 States of America.  
16

17 the Petitioner was caused to perceive communications associated to rhyming including  
18 tanker, anchor and or or tanker and or or thank her once and or or at least once during  
19 2015 to 2021 while the Petitioner was located in the United States of America at 230 Chris  
20 Street Windsor Sonoma County California United States of America including in the most  
21 southwestern bedroom of the house at 230 Chris Street Windsor Sonoma County California  
22 United States of America.  
23

24 the Petitioner was caused to perceive depictions of and or or associated to a steel I beam  
25 and or or a person and or or people sitting on a steel I beam once and or or at least once

1 during 2015 to 2021 while the Petitioner was located in the United States of America at 230  
2 Chris Street Windsor Sonoma County California United States of America.

3  
4 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
5 images of, about and or or including a bassinet and or or baby crib once and or or at least  
6 once during 2013 to 2021 while the Petitioner was located in the United States of America  
7 at 230 Chris Street Windsor Sonoma County California United States of America.

8  
9 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
10 images of, about and or or including a yellow train boxcar once and or or at least once  
11 during 2014 to 2021 while the Petitioner was located in the United States of America at 230  
12 Chris Street Windsor Sonoma County California United States of America.

13  
14 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
15 images of about and or or similar to a horse and possibly allusions to judge Spero once and  
16 or or at least once during 2018 to 2021 while the Petitioner was located in the United States  
17 of America in the house at 230 Chris Street Windsor Sonoma County California United  
18 States of America.

19  
20 the Petitioner was causes to perceive an abnormal visual image and or or abnormal visual  
21 images of about and or or similar to judge Hixson and or or judge Hixson's face once and or  
22 or at least once during 2018 to 2021 while the Petitioner was located in the United States of  
23 America in the house at 230 Chris Street Windsor Sonoma County California United States  
24 of America.

1 the Petitioner was caused to perceive an abnormal visual image and or or abnormal visual  
2 images of and or or associated to Nathan Rupert's face and or or head once and or or at least  
3 once during 2015 to 2021 while the Petitioner was located in the United States of America  
4 in Sonoma County California United States of America.

5  
6 the Petitioner was caused to perceive and abnormal visual image and or or abnormal visual  
7 images of and or or associated to Sydney Shireman, white leg hosings and leg hosing straps  
8 once and or or at least once during 2015 to 2021 while the Petitioner was located in the  
9 United States of America in Sonoma County California United States of America.

10  
11 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
12 abnormal visual images and possibly experience abnormal physical sensations of and or or  
13 associated to Laura Kelly, Josh Cilley and or or the Petitioner's butt once and or or at least  
14 once during 2015 to 2021 while the Petitioner was located in the United States of America  
15 in Sonoma County California United States of America.

16  
17 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
18 abnormal visual images of and or or associated to Mary Benziger, possibly experience  
19 abnormal physical sensations and possible injury to the Petitioner's nose once and or or at  
20 least once during 2015 to 2021 while the Petitioner was located in the United States of  
21 America in Sonoma County California United States of America.

22  
23 the Petitioner was caused to perceive communications, an abnormal visual image and or or  
24 abnormal visual images of and or or associated to Erin Benziger once and or or at least once  
25

1 during 2015 to 2021 while the Petitioner was located in the United States of America at 230  
2 Chris Street Windsor Sonoma County California United States of America.

3  
4 the Petitioner was caused to perceive communications of and or or associated to Jessica  
5 person associated to Michael Hoffman and or or an abnormal visual image and or or  
6 abnormal visual images and possibly a farm and or or associated to a farm once and or or at  
7 least once during 2015 to 2021 while the Petitioner was located in the United States of  
8 America at 230 Chris Street Windsor Sonoma County California United States of America.

9  
10 the Petitioner was caused to perceive abnormal communications once and or or at least  
11 once during 2013 while the Petitioner was located in the United States of America near and  
12 or or about near to the entrance to a bus station and or or public transportation station in  
13 Portland Multnomah County Oregon United States of America.

14  
15 the Petitioner was caused to perceive abnormal communications associated to writing and  
16 or or drawing letters and or or numbers once and or or at least once during 2013 while the  
17 Petitioner was located in the United States of America at Columbia Cove Park west of the  
18 south end of Seventh Street in Brewster Okanogan County Washington United States of  
19 America.

20  
21 the Petitioner was caused to experience abnormal physical sensations at and in the  
22 Petitioner's right testicle similar to and or or associated to the sperm cord peeling from the  
23 testicle and was possibly injured once and or or at least once during 2015 to 2021 while the  
24 Petitioner was located in the United States of America at including at 230 Chris Street  
25 Windsor Sonoma County California United States of America.

1  
2 the Petitioner was caused to insert a narrow wooden dowel into the Petitioner's anus once  
3 and or or at least once during 2014 to 2015 while the Palintiff was located in the United  
4 States of America in the house at 230 Chris Street Windsor Sonoma County California  
5 United States of America.

6  
7  
8  
9  
10 While the Petitioner was located in the United States of America during 2011 to  
11 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
12 and Subsections 113, 242, 242 as acts including kidnapping, 1201 as seize and as  
13 kidnapping, 1584, 1589 a, 1589 b, 1590 and 1593A as force forced at, on and or or in the  
14 Petitioner as abnormal force was forced at, on and or or in the Petitioner as abnormal force  
15 was forced at, on and or or in the Petitioner's physical human body as abnormal force  
16 forced at, on and or or in the Petitioner injured the physical human body of the Petitioner as  
17 force forced at, on and or or in the Petitioner injured the Petitioner's body as

18  
19 the Petitioner's wrist was caused to loosen once and or or at least once during 2015 to 2019  
20 while the Petitioner was located in the United States of America at 230 Chris Street Windsor  
21 Sonoma County California United States of America.

22  
23 the Petitioner's penis was enlarged once and or or at least once during 2015 to 2021 while  
24 the Petitioner was located in the United States of America at 230 Chris Street Windsor  
25 Sonoma County California United States of America.

1  
2 the Petitioner was caused to experience an abnormally intense surge of physical sensations  
3 during once and or or at least once during 2015 to 2019 while the Petitioner was located in  
4 the United States of America near the door to the most southwestern bedroom of the house  
5 at 230 Chris Street Windsor Sonoma County California United States of America.

6  
7 the Petitioner was caused to experience an abnormally intense surge of physical sensations  
8 during once and or or at least once during 2015 to 2019 while the Petitioner was located in  
9 the United States of America near the most south east sliding glass door at the house at 230  
10 Chris Street Windsor Sonoma County California United States of America.

11  
12 the Petitioner's throat was tightened such that the Petitioner kept the Petitioner's chin  
13 toward the Petitioner's chest once and or or at least once during 2015 to 2019 while the  
14 Petitioner was located in the United States of America in the back yard of the house at 230  
15 Chris Street Windsor Sonoma County California United States of America.

16  
17 the Petitioner's eyeball and or or the Petitioner's pupil of the Petitioner's eyeball was  
18 battered once and or or at least once during 2014 to 2019 while the Petitioner was located  
19 in the United States of America in the most south western bedroom of the house at 230  
20 Chris Street Windsor Sonoma County California United States of America.

21  
22 the Petitioner's eyeball to be battered once and or or at least once during 2014 to 2020  
23 while the Petitioner was located in the United States of America in the most eastern room of  
24 the house different than the garage of the house at 230 Chris Street Windsor Sonoma  
25 County California United States of America.



1  
2 the Petitioner was caused to experience abnormal physical sensations at, and or or in the  
3 back Petitioner's neck similar to and or or associated to electrical charge sensations once  
4 and or or at least once during 2014 to 2019 while the Petitioner was located in the United  
5 States of America in the most south western bedroom of the house at 230 Chris Street  
6 Windsor Sonoma County California United States of America.

7  
8 the Petitioner was caused to experience abnormal physical sensations at and in the  
9 Petitioner's torso once and or or at least once during 2015 to 2021 while the Petitioner was  
10 located in the United States of America at including at 230 Chris Street Windsor Sonoma  
11 County California United States of America.

12  
13  
14  
15  
16 While the Petitioner was located in the United States of America during 2011 to  
17 2021 the Petitioner was victim of violations of United States Code Title Eighteen Sections  
18 and Subsections 113, 242, 242 as acts including kidnapping, 1201 as seize and as  
19 kidnapping, 1584, 1589 a, 1589 b, 1590 and 1593A as force forced at, on and or or in the  
20 Petitioner as abnormal force was forced at, on and or or in the Petitioner as abnormal force  
21 was forced at, on and or or in the Petitioner's physical human body as abnormal force  
22 forced at, on and or or in the Petitioner caused the Petitioner's body to be injured as force  
23 forced at, on and or or in the Petitioner effected the Petitioner such that the Petitioner acted  
24 as  
25



1 the Petitioner created a vacuum around the Petitioner's penis such that it inflated and was  
2 disfigured once and or or at least once during 2013 to 2015 while the Petitioner was located  
3 in the United States of America in the most south western bedroom of the house at 230  
4 Chris Street Windsor Sonoma County California United States of America.

5  
6 the Petitioner created a vacuum around the Petitioner's penis such that it inflated and was  
7 disfigured once and or or at least once during 2013 to 2015 while the Petitioner was located  
8 in the United States of America in the most south eastern room excluding the garage in the  
9 house at 230 Chris Street Windsor Sonoma County California United States of America.

10  
11 the Petitioner created a vacuum around the Petitioner's penis such that it inflated and was  
12 disfigured once and or or at least once during 2013 to 2015 while the Petitioner was located  
13 in the United States of America in the laundry room in the house at 230 Chris Street  
14 Windsor Sonoma County California United States of America.

15  
16 the Petitioner inserted a wooden dowel into the Petitioner's anus once and or or at least  
17 once during 2013 to 2015 while the Petitioner was located in the United States of America  
18 in the most southwestern bedroom of the house at 230 Chris Street Windsor Sonoma  
19 County California United States of America.

20  
21 the Petitioner burnt marijuana plant flowers and inhaled the resulting smoke into the  
22 Petitioner's mouth, throat and lungs once and or or at least once during 2017 to 2021 while  
23 the Petitioner was located in the United States of America in California United States of  
24 America.

1 the Petitioner picked at skin on the Petitioner located above the Petitioner's shoulders and  
2 on the Petitioner's neck, face and or or head once and or or at least once during 2015 to  
3 2021 while the Petitioner was located in the United States of America at 230 Chris Street  
4 Windsor Sonoma County California United States of America.

5  
6 the Petitioner picked at the inside of the right nostril of the Petitioner's nose once and or or  
7 at least once during 2017 to 2021 while the Petitioner was located in the United States of  
8 America at 230 Chris Street Windsor Sonoma County California United States of America.

9  
10  
11  
12  
13 Names and or or descriptions of people themselves and or or who are and or or  
14 have been associated to people who might be and or or have been perpetrators,  
15 conspirators, principals, accessories, suspects and or or witnesses of a violation of a law of  
16 the United States of America, violations of a law of the United States of America, violations  
17 of a law of the United States of America and or or violations of laws of the United States of  
18 America against the Petitioner described in this document listed once and or or more times  
19 might be Clark Anderson, person aka Jeff B I, Robert Grant, Scott Sleight, person Keith  
20 person associated to person aka Jeff B I, person aka Gabby person associated to person aka  
21 Jeff B I, person aka Ming person associated to Clark Anderson, Sarah Lockwood, Laura  
22 Lockwood, Mary Lockwood, James-Janet Lockwood, Rachel Taco Coxon, Ronald Taco,  
23 Camille Bailey, a possible person who appears as a younger sister or relative of Camille  
24 Bailey's might, Theresa Catalini Hoffman, Ann Catalini McCloud, Michael Hoffman, person  
25 Ann Catalini McCloud's husband, John Hoffman, Hannah Hoffman, Al Catalini, Robert Martin,

1 person currently and or or formerly named Kathy Martin, Robert Martin's daughter, James-  
2 Janet Lockwood's current and or or former wife, person Jordan possibly associated to the  
3 Hoffman's, Jennifer Minner, Carly Clements, James Withers, Laura Kelly, Jenna Leff, Sequoia  
4 Leff, Rebecca Anderson, Charlie Oshey, Daniel Boyle, Sydney Shireman, Alex Pike, Jacob  
5 Shull, Lindsay Moratto, Liz Ozanich and or or person Ruby, Katherine Vetrano, Katy Conway,  
6 Katherine Fabiano, Ed Rodrigueze, Laura Rodriguez, Lia Lazzar, person Lia Lazzar's father,  
7 Mark Tier, Leonard Radomille, Daniel Coxon, Bart Farrell, Jamie Benziger, Kelly Cerri,  
8 Bridgette Kunde, Joseph Gambero, Danny Pignataro, Andrew Oldfield-Culley, Mark Nicholis,  
9 Dan Nicholis, David Tomasine, Dean Sexton, Bridgette Fenton, Nichole Locke, person Mia  
10 bartender from Sweet Spot pub Santa Rosa Sonoma County California during about 2011 to  
11 2013, Kathy Hass, Greg Bone, Thomas Chounard, Lee Rumley, Elizabeth Hogg, Jason Flynn,  
12 person bartender from 440 Club Santa Rosa Sonoma County California during about 2013  
13 also attended Empire College phlebotomy class during 2013 to 2014, person Rebecca the  
14 bartender from Monson Piscataquis County Maine during the second half of 2012, Al person  
15 associated to person Charlie from Monson Piscataquis County Maine during the second half  
16 of 2012, Niko Radomille, Gato Radomille, Andrew Olson, Darin Shaw, Kevin Schwartz, James  
17 Withers, Steve Gritch, Jacob Shull, Carl Schuler, Vince Chabra, Theresa Melagno Sutter,  
18 Margie Minner, David Washington, David Chandler, Noah Riceman, person Diane from New  
19 York during the second half of 2012, John Patucha, Ryan Patucha, Jeff Maderious, Theresa  
20 Keville, Sean Keville, Julie Keville, Steve Keville, Joseph Withers, Sarah Withers, James  
21 Wither's father, James Wither's mother, Sonia person from Subway restaurant Lakewood  
22 Drive Windsor Sonoma County California during about 2014, Timothy Coxon, Elizabeth  
23 Coxon Rumley, Ann Coxon Pringle, Stew Rumley, Josh Cilley, person possibly Doug Casey's  
24 son and a person who was acquainted with Clark Anderson person last name Fredrick,  
25 Sarah bartender from Seafood Brasserie restaurant Santa Rosa Sonoma County California

1 during about 2005, Peter Dunlap, Katy Paine, Ross Patcherini, person last name Patcherini,  
2 person Cooper from Petaluma Sonoma County California during about 1990, Nicholis  
3 Lagnollie, Tyler Meritt, Christina Bang, Patrick Bang, Daniel Coxon, Michael Bang, Jim  
4 Carrey, Christina Applegate, Charlie Johnson, Charlie Oshey, Danny Oshey, Danny Boil, Bob  
5 Anderson, Mark Essick, Kevin Costner, Nicole Kidman, Cameron Diez, Ben Stiller, Alec  
6 Baldwin, person who acted movie character Jay of Jay and Silent Bob, Shawna Bursten,  
7 Elizabeth Carson, person last name Graham person who attended phlebotomy class at  
8 Empire College Santa Rosa Sonoma County California during 2012 to 2013, Margie Minner,  
9 David Minner, Christopher Minner, Joseph Minner, Emily Minner, Andrea Maderiouse, Laura  
10 Patucha, Christoph Waltz, Matt Groening, Jeff Daniels, Maryland Raymond, Nathan Rupert,  
11 person Sam associated to person Clark Anderson and possibly associated to Petaluma  
12 Sonoma County California, Daniel Wright, Bruce McCulloch, Donald Trump, Ivanka Trump,  
13 Stephen Root, Vladimir Putin, Jeff Bezzos, Bill Gates, Elon Musk, Gavin Newsome, Xavier  
14 Bercerra, person Pedro busser from Seafood Brasserie Santa Rosa Sonoma County  
15 California during about 2006, Christopher Wray, Alex Pike, Robin Williams, person female  
16 last name Wassum acquaintance of Katherine Vetrano, Andrea Maderiouse, Jeff Maderiouse,  
17 John Tomasine, person Boujan associate of Clark Anderson, Dan Nicholis, Elizabeth Carson,  
18 Chris Lightner, Hillary Clinton, Daina Faustine, Dennis a person Pop Warner Coach, Dennis a  
19 person Pop Warner coach's wife, Dennis a person Pop Warner coach's daughter, Thomas  
20 Chounard, John Hoffman, person Marcel current and or or former wife of Leonard  
21 Radomille, person male current and or or former boyfriend and or or husband of Marcel  
22 different than Leonard Radomille, Greg Vermillion, person last name Spero, person last  
23 name Rhu, person Richard lived off of Calistoga Road Sonoma County California during  
24 about 2012, person last name Fredrick, Sarah bartender from Seafood Brasserie restaurant  
25 Santa Rosa Sonoma County California during about 2005, Peter Dunlap, Katy Paine, Ross

1 Patcherini, person last name Patcherini, person Cooper from Petaluma Sonoma County  
2 California during about 1990, Nicholis Lagnollie, Tyler Meritt, Christina Bang, Patrick Bang,  
3 Daniel Coxon, Michael Bang, Jim Carrey, Christina Applegate, Christian Slater, Winnona  
4 Ryder, Seth Rogan, McCulley Culkin, person Harrison Ford's son, Thomas Hackel, Nichole  
5 Locke, Katy Tenehave, Katy Hein, Uman Therman, Quentin Tarrantino, Possible witnesses,  
6 Mike Farr, Ben Kingsly, Joseph Nin, Jesse L Martin, J K Simmons, Dianne Wiest, Doug Casey,  
7 Josh Cilley, person Doug Casey's son acquaintance of Clark Anderson, Rueben Pachenco,  
8 Alexis Cooper, Oscar Velarde, Alvin Villara, Carla Melagno, Jamie Foxx, Kevin McDonald,  
9 Bruce McCulloch, Berry Kelly, Russell Dowripple, Marshal Bruce Mathers III, Jeff Gonella,  
10 Alegria Lopez, Natasha Lopez, Doug Casey, Josh Cilley, person Doug Casey's son acquaintance  
11 of Clark Anderson, Alan Alda, Danny Boil, Danny Oshey, Maggy Grady, Mathew Sunstrom,  
12 Liz Gravelle and Sarah Kramer, Steve Klotz, Steve Sassone, Paul DuMont, Michael Farr, Ben  
13 Stiller, Parker McNulty, Heather How and or or Heather McCann, Jackie Gladden, Spencer  
14 Higgins, Bart Farrell, Andrew Geary, Holly Sergey, Ian Sergey, Alex Pike, Elizabeth Carson,  
15 Lou Rappaport, Alison Fredrick, Hillary Duff, Drew Barrymore, Cameron Diaz, Thomas  
16 Mackie, Alicia Silverstone, Sarah Silverman, Sarah Kramer, Steven Tyler, Ringo Star, Erin  
17 Benziger, Kelly Miles, Jenny Althoff, James Eckles, person Bob father of person RD  
18 associated to Petaluma Sonoma County California, person RD son of person Bob associated  
19 to Petaluma Sonoma County California, person Cooper son of Roxanne person associated to  
20 Petaluma Sonoma County California, person Roxanne person mother of person Copper  
21 person associated to Petaluma Sonoma County California, Nick Lagnolie, person older sister  
22 of Nick Lagnolie, person mother of Nick Lagnolie, Pete Lagnolie, person Mark a now and or  
23 or former husband of person Ann person associated to Petaluma Sonoma County California,  
24 person Ann person associated to person Mark associated to Petaluma Sonoma County  
25 California, Nevin Saunders, person and or or people last name Lieberman a person and or or

1 people associated to Petaluma Sonoma County California, Ross Patcherini, Doug Casey, a  
2 person and or or people associated to Doug Casey, Carol Hass, person Carol Hass's husband,  
3 Chris Hass, Chris Hass's younger brother, Chris Hass's younger sister, person Heather How  
4 and or or Heather McCann, person father of person Heather How and or or Heather McCann,  
5 Corey Feldman, Dennis Bruno, Lynn Meister, John Tomasine, Jeff Gonella, Andy Garcia, Ryan  
6 Gracia, Jason Pringle, Karl Schuller, Jamie Degroote, Dillon Buckner, Judge Vince Chabra, Ed  
7 Rodriguez, Steve Cavalin, person last name Delmonte, Marilyn Berry, person Rael, person  
8 Reuben Pachenco, Christopher Puppione, Graham Rutherford, Barbara Gasperini, Berry  
9 Kelly, person daughter of Berry Kelly, Nicole Dire, person Paris, Kristoph Waltz, Jack  
10 Nicholson, Andy Dick, Stephen Root, Maura Tierney, Joe Rogan, Stephen Colbert,  
11 Matt Groening, Martin Scorsese, Trey Anastasio, Alvin Villara, Jill Jones, person husband of  
12 Jill Jones, Patrick Lafortune, Noel Schumacher, Mike Healy, Paul Cronin, person male last  
13 name Demiola, person husband of Katrina Patucha, McCulley McCoughklin, Chris Lightner,  
14 Danny OShey, John Lithgow, Denzel Washington, person first name Lawn person associated  
15 to Sonoma County California, a person and or or people last name Jenkins associated to  
16 Sonoma County California, Chris Tucker, Jason Chau, Greg Dietzen, Joe Henry and person  
17 also know as Paris person associated to Sonoma County California during 2003, Helena  
18 Boyd, person Helena Boyd's father, Mike Cogliano, Roman Dargenzio, Rosie Dargenzio, Moss  
19 Fitzpatrick, Bill MacBride, Olga Sergevna, Maggy Grady, Jamie Benziger, Jamie Benziger,  
20 person Erin Benziger's current and or or former husband, person and or or people last  
21 name Boyle, Mathew Sunstrom, Charlie Johnson, Spencer Higgins, person Richard person  
22 associated to Sonoma County California during 2011 to 2012, Stew Rumley, Trevor  
23 Montgomery, person Jamie Benziger's father and or or Erin Benziger's father, person Erin  
24 Benziger's mother, Reed Saunders, Lia Lazzar, Mike Farr, Lia Lazzar's father, Jenny Minner,  
25 person husband of Jenny Minner and possibly associated to Greg Vermillion, Jenny Althoff,



1 Kelly Milles, person possibly named and or or also known as Jordan person possibly  
2 associated to the Hoffmans, Greg Vermillion, person Crystal and or or also known as Crystal  
3 person who has a Brooklyn tattoo, Laura Kelly, Erica Arnerich, person aka Jeff B I, Ann  
4 Catalini McCloud, Bart Farrell, Garrett Civian, Donald Sutherland, Corey Feldman, Jack  
5 Nicholson, Breanne person associated to Petaluma Sonoma County California, Alison  
6 Fredrick person associated to Petaluma Sonoma County California during 1985 to 1995, a  
7 sibling and or or siblings of Alison Fredrick, Niko Radomille, Gato Radomille, Daniel Coxon,  
8 Molly, Ringwold, Trevor Montgomery, David Rob, Moss Fitzpatrick, Joe Cotta, Katrina  
9 Patucha, person possibly current and or or former husband of Katrina Patucha, Ellie  
10 Bursten, Shawna Bursten, Sean Keville, Julie Keville, Jaqueline Gladden, Parker McNulty,  
11 Spencer Higgins, Heather How and or or Heather McCann, Alex Pike, Laura Rodriguez, Matt  
12 Groening, Jimmy Fallon, Jace McGee, Connan OBrien, Quentin Terrentino, Uma Thurman,  
13 Ben Kingsly, Clark Anderson, Scott Sleight, a person and or or people last name McCann, Jeff  
14 Gonella, Darren Shaw, Charlie Carson, Sue Carson, Wess Carson, Elizabeth Carson, Joseph  
15 Spero, Donna Ryu, Raymond Cruz, Mark Essick, Pamela Anderson, Holly Sergey, Olga  
16 Sergevna, Nathan Rupert, Bridgette Fenton, Lee Rumley, Rebecca Anderson, Jacob Shull,  
17 Timothy Galluzie, Jennifer Dollard, Scott Sleight, Dillon Buckner, Jamie DeGroote, Mitchell  
18 Wilkey, Jeff Gonella, Peter Dunlap, John Lithgow, Doug Casey, Carly Clements, Mark Tier, Lyn  
19 Truong, John Tomasine, Mike Tomasine, Bridgette Kunde, Jason Pringle, John Roberts, Bill  
20 MacBride, Joseph Cota, Jennifer Minner, Katy Pain, Matt Pain, person female last name  
21 Graham person associated to Sonoma County California during 2013, Shannon Coxon,  
22 person Ming person associated to Clark Anderson, Michael Keaton, Steve Klotz, Steve  
23 Sasone, Paul Dumont, Mike Farr, Glen Close, Billy Bob Thornton, Robert Blakewood Reeves,  
24 person Wendell person associated to Sonoma County California during and or or about  
25 2007, person possibly son of Doug Casey, Josh Cilley, Pat Fitzgerald, Berry Kelly, person

1 daughter of Berry Kelly, Nicole Dire, person mother of Jacob Shull, Theresa Melagno Sutter,  
2 Francisca Melagno, person Carla maiden last name and or or last name Melagno, Omar, Bill  
3 Barr, Donald Sutherland, Sam Elliot, Alexander Vindman, Jennifer Katherine Gates and or or  
4 Phoebe Adela Gates, Donald Trump Junior and or or Eric Trump, Joe Biden, Charlie Carson,  
5 Charlie OShey, person father of Chris Lightner, Emily Foley, Paris Hilton, Winnona Ryder,  
6 Christian Slater, Phoebe Katz, Ralph Fiennes, Dustin Hoffman Morgan Freeman, Kevin  
7 Spacey, Kelsey Grammer, Rosie O'Donnell, Drew Barrymore, Jennifer Aniston, Pete  
8 Davidson, Tina Fey, Mike Meyers, Chevy Chase, Ronnie Taco, Sean Keville, Theresa Keville,  
9 Steve Keville, Julie Keville, Ann Catalini Sinclair, Ann Catalini Sinclair's husband, Nicholis  
10 McDonald, Mathew Sunstrom, Daniel Coxon, Nick Bang, Michael Bang, Christina Bang,  
11 Patrick Bang, Jonathon McDonald, Ann McDonald, Patrick McDonald, Andy Bang, Margaret  
12 Bang, Julie Sunstrom, Mathew Sunstrom's sister, Austin Warner, Greg Dietzen, Joe Henry,  
13 Lindsay Moratto, Catlin McCormick, person also known as Yoyo person associated to Clark  
14 Anderson, Jeff Gonella, Moss Fitzpatrick, Mark Nicholis, Nicole Locke, Juaquine Phoenix,  
15 person Dave person associated to the Seafood Brassiere a restaurant located in Sonoma  
16 County California during 2005 to 2007, person Dave person associated to the Seafood  
17 Brassiere a restaurant located in Sonoma County California during 2005 to 2007, some  
18 people associated to the Seafood Brassiere a restaurant located in Sonoma County  
19 California during about 2005 to 2007, some people associated to Healdsburg Bar and Grill a  
20 restaurant located in Sonoma County California during about 2008 to 2009, some people  
21 associated St Eugene School during about 1990 to 2000 a school located in Sonoma County  
22 California, some people associated to Cardinal Newman High school during about 1990 to  
23 2020, Clark Anderson, Daniel Coxon, Timothy Coxon, Rachel Taco Coxon, Robert Grant,  
24 Barack Obama, Patrick Bang, Lee Rumley, Sydney Shireman, person possibly Sydney  
25 Shireman's boyfriend and an associated of Lee Rumley, Noah Riceman, David Chandler,



1 James Eckles, person possibly known as Jordan possibly associated to a person and or or  
2 people having last name Hoffman, Jenny Minner, Bart Farrell, Ed Rodriguez, Bridgette  
3 Fenton, Heather How McCann, Erin Benziger, Kelly Milles, Jennifer Althoff, Ann Coxon  
4 Pringle, Theresa Catalini Hoffman, John Patucha, Darren Shaw, Andrew Culley, Jeff B I, Jason  
5 Flynn, Shawna Bursten, a person possibly associated to the band named the Moody Blues,  
6 Meagan Chippa, Steve Klotz, Bridgette Kunde, Kevin Schwartz, Nathan Rupert, Jake Shull,  
7 Steve Gritch, person also known as Ming, Sarah lockwood, Mark Tier, Ann Catalini Sinclair,  
8 Rebecca Anderson, Theresa Melagno Sutter, Josh Cilley, Meagan Chippa, Sonia, Spencer  
9 Higgins, Parker McNulty, Daniel Pignataro, James Withers, Janice Maderiouse, Camille  
10 Bailey, Scott Sleight, Liz Ozanich and or or Ruby, Leanord Radomille, Mike Bang, Nicholis  
11 Bang, Jenna Leff, Laura Kelly, person possibly named Sam associated to Clark Anderson and  
12 possibly associated to Petaluma Sonoma County California, person Ashley associated to  
13 Sonoma County California during 2013 to 2014, Andrea Saunders Reifenbach, Evelyn  
14 Hilmer, Crystal person having a Brooklyn tattoo, Mary Lockwood, Laura Lockwood, Matt  
15 Sunstrom, Maggy Grady, David Tomasine, Mark Nicholis, Dan Nicholis, Dennis Bruno, Jenna  
16 Leff, person father of Jenna Leff, Sequoia Leff, Nicole Dire, Chuck Schumer, Andy Garcia,  
17 Vince Chabra, Carl Schuller, Dillon Buckner, Niko Radomille, Gato Radomille, Marcell, John  
18 Patucha, Ryan Patucha, Katrina Patucha, Laura Patucha, George Patucha, Jane Patucha,  
19 Terence Coxon, Elizabeth Coxon, Elizabeth Coxon Rumley, Marlyn Berry, Kelly Cerri, Mark  
20 Vierra, Charlie Oshey, Charlie Carson, Al Catalini, Joan Catalini, Mike Hoffman, John Hoffman,  
21 Hannah Hoffman, Doug Casey, Camille Bailey, Lauren Paleschi, Betsy Crozier, Lizzy Nuss,  
22 Katy Pain, Cameron Diez, Nicole Locke, Ryan Garcia, Emily Barns, Jill Barns, Chris Minner,  
23 Joseph Minner, Brian Frost, Andrew Culley, Patrick Culley, person last name McCann, Jaycee  
24 McGee, Ronnie Taco, person and or or people last name Baruch, Vail Rumley, Cricket  
25 Rumley, Stew Rumley, Michael Cuggino, Robert Martin, I, Robert Martin II, Kathy Martin,

1 Carol Hass, Chris Hass, Liz Wassum, Moss Fitzpatrick, Christina Fitzpatrick, Meagan Chippa,  
2 Carol Withers, Joseph Spero, Thomas Hixson, Marilyn Raymon, some judges at Northern  
3 District of California during times during 2015 to 2021, some judges of United States Courts,  
4 Donald Trump, Melanie Trump, Emily Minner, Carla Melagno, Theresa Keville, Julie Keville,  
5 Steve Keville, Theresa Melagno Sutter, Holly Sergey, Sean Keville, Greg Bone, Chad Wolf,  
6 person possibly known as Tim doj, person last name Madaj, Nicholas McDonald, Jonathon  
7 McDonald, Julie Sunstrom, Ann McDonald, Patrick McDonald, Ed Mooney, Bart Farrell, Seth  
8 McFarlane, Steven Spielberg, Stephen Root, person last name Fienman, Andy Bang,  
9 Margaret Bang, Molly Ringwold, Sarah Kramer, a person and or or people associated to a  
10 dijaree doo festival and or or dijaree doo festivals, Lia Lazzar, Mike Farr, person Diane,  
11 person brother of Lia Lazzar, Mary Benziger, person last name Barnett, person last name  
12 Barret, Amy Coney Barret, John Roberts, Clarence Thomas, Donna Rhu, possibly Barron  
13 Trump, Alex Pike, possibly Hugh Butler, person wife of Hugh Butler, David Berglund, John  
14 Biden, Dave Chapelle, Chris Lightner, Greg Gutfield, Rose McGoweed, Mark Essick, Thomas  
15 Chounard, Nick Judd, John Tomasine, Julie Tomasine, Amanda Pouchet, Christy Titchenell,  
16 Jennifer Mahoney, Katy Conway, Kaitlin Benson, Oscar Velarde, person busser associated to  
17 Seafood Brasserie restaurant, Ed Rodriguez, Laura Rodriguez, person wife of Ed Rodriguez,  
18 Louie Cappiano, person possible security person similar in appearance to person known as  
19 Frenchie person associated to El Dorado County California, Scott Kirk, Keith Kirk, Matt Kirk,  
20 Ashley Kirk, Doug Kirk, Cindy Kirk and Elizabeth Carson, Howard Stern, Doctor Neid person  
21 associated to Sonoma County California during 2000 to 2010, Noel Schumacher, Pat  
22 LaFortune, Pat Fitzgerald, Louis Farrakhan, Reginald VelJohnson.

Names and or or descriptions of people themselves and or or who are and or or have been associated to people who might be and or or have been witnesses, participants, perpetrators, conspirators, principals, accessories and or or suspects of a violation of a law of the United States of America, violations of a law of the United States of America, violations of a law of the United States of America and or or violations of laws of the United States of America against the Petitioner described in this document listed once and or or more times might be Sean Connery Jason Flynn, Raymond Cruz, Fred Savage, Robert Martin I, Robert Martin II, Robert Martin III, Sarah Kramer, Sara Silverman, Dave Chappelle, person Jason person foreman employed by John Farrow during about 2000 to 2004 and associated to Sonoma County California, John Farrow, Chris Lightner, Patrick Broderick, Cam Moritson, Liz Gravelle, Christy Titchenell, person Meagan person associated to Santa Clara County California during about 2011, Joseph Farrell, Anna Pasquini and or or Anna Pasquella, Martin Scorsese, Dennis Bruno, Julie Tomasine, person also known as Frenchie person associated to El Dorado County California during about 2005, Nicholas LaGnollie, Nicholas LaGnollie's sister, Nicholas LaGnollie's mother, Pete LaGnollie, Bill Hipp, Rose Hipp, Jack Hipp, Jack Hipp's brother, Max Cota, person also known as Gecko person associated to Clark Anderson, person Ann person associated of Clark Anderson, Ronald Shull, person Raul person associated to Sonoma County during 200 to 2004, Joe Nin, Rueben Pachenco, Alexis Cooper, Kamala Harris, Kayleigh McEnany, Emily Foley, person last Demiola person associated to Sonoma County California during about 2003 to 2004, David Duchoveny, Gillian Anderson, Josh Brolin, Matt Damon, Steve Gritch, Alec Baldwin, John Travolta, Tom Hanks, Stanley Tuchi, Anne Hathaway, Ben Stiller, Dale Dye, Cuba Gooding Junior, Kristie Alley, Woody Harrelson, Bebe Neuwirth, person Maren, Chris O'Donnell, Mathew Perry, Matt LeBlanc, Hanc Azaria, Elliot Gould, Bruce Willis, Sean Penn, Charlie Sheen, Danny

1 Devito, Christina Applegate, Daniel Day Lewis, Will Ferrell, Amy Pohner, Dana Carvey, Bill  
2 Murray, Adam Sandler, Dana Carvey, Brad Pitt, Mel Gibson, George Clooney, Michael  
3 Madson, Rob McElhenney, Charlie Day, Kaitlin Olson, Glen Howerton, Mary Elizabeth Ellis,  
4 Johnkrasinski, Austin Shull, John Medinger, Kaitlin Benson, Jill Barnes, Emily Barnes, Danny  
5 Boil, Donald Rumsfeld, Carl Rove, Ryan Garcia, Samantha Arnold, person Willomena person  
6 associated to Samantha Arnold, Ryan Foley, Steve Klotz, Ed Mooney, Brad Cox, Jessica Cress,  
7 Lou Rappaport, Jace McGee, Neil Cavuto, Carl Rove, Stephen Root, Cheri Oteri, Jimmy Page,  
8 Kim Basinger, Kevin Spacey, Paul Guilfoyle, Donald Rumsfeld, Denis Leary, Will Smith, Julian  
9 Asange, person also known as Julian person associated to Clark Anderson, Bradley Manning  
10 and or or Chelsea Manning, Trey Parker, Matt Stone, Vernon Chatman.

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14  
15 Names and or or descriptions of people who might be people of interest, witnesses,  
16 participants, perpetrators, conspirators, principals, accessories and or or suspects of a  
17 violation of a law of the United States of America, violations of a law of the United States of  
18 America, violations of a law of the United States of America and or or violations of laws of  
19 the United States of America against the Petitioner described in this document listed once  
20 and or or more times might be some people associated to southern California entertainment  
21 industries, entertainment industries, fashion industries, Natasha Henstridge, Marge  
22 Helgenberger, Forest Whitaker, Alfred Molina, Mindy Kaling, Ed Helms, Jenna Fischer, Ben  
23 Kingsly, Melissa McCombs, Dick Benson, Ben Barnes, person Ben Barn's wife, Danny Boil's  
24 father, Brian Frost, Kyle Keilot, Preston Briggs, person Don person associated to Sonoma  
25 County during 1992 to 2002, Amy Coney Barrett, Carl Rove, person sister of Jeff Gonella,

1 person Kara person associated to Sonoma County California during 1998 to 2002, person  
2 Brandon person associated to Sonoma County California during 2019 to 2021, Mark  
3 Nicholis's younger sister, Mark Nicholis's older sister, a person and or or people with last  
4 name Jenkins, person first and or or last name Lawn person associated to Sonoma County  
5 California during about 1996 to 2000, Jan Gritch, Steve Gritch's father, Andy Garcia, person  
6 brother of Ryan Garcia, multiple people associated to Ryan Garcia, Linda Escobar, George  
7 Lucas, a person and or or people having and or or associated to last name Baruch, Sasha  
8 Barron Cohen, person last name Cohen associated to Sonoma County California and or or  
9 Marin County California during about 2005 to 2010, person first name Megan associated to  
10 Sonoma County California during 2001 to 2006, Erin Currey, Linda Maher, person Stephen  
11 associated to Sonoma County California during 1992 to 2000, Timothy Wilcomb, Rose  
12 McGowin, Michael Henry, Lisa Wong, Chad Wong, Monica Lempert, Bart Farrell, Dennis  
13 Rodman, Mike Healy, a person and or or people having last name Healy, Christopher  
14 Puppione, person Keith possibly associated to Sonoma County California during about 2003  
15 to 2004, Nevin Saunders, Maxine Waters, Ashley Olson, Mary Kate Olson, Hank Azaria, Mike  
16 Judge, Neve Campbell, Stephanie Clifford, Michael Avenatti, John Malcovich, Calvin Cordozar  
17 Broadus Junior, OShea Jackson, Andre Romelle Young, Emily Foley, Jimmy Page, Robert  
18 Plant, John Paul Jones, Jason Bonham, Carrie Fisher, Harrison Ford, Mark Hamill, George  
19 Lucas, Adam Driver, Samuel L Jackson, Natalie Portman, Christopher Lee, Ed Sheran, James  
20 Cameron, Woody Harrelson, Bill Hader, Gwendolyn Christie, Rose Byrne, Billy Dee  
21 Williams, Joseph Gordon-Levitt, Larry Flynn, person of at least partial African descent at  
22 least partially similar in appearance to Stanley Lamer, Jerry Brown, Robin Ophelia Quivers,  
23 Paul Rudd, Zach Galifianakis, Jermaine Clement, David Williams, Bruce Greenwood, Ron  
24 Livingston, Bret McKenzie, Jason London, Parker Posey, Adam Goldberg, Ben Affleck, Joey  
25 Lauren Adams, Mathew McConaughey, Kate Hudson, Woody Harrelson, Bradley Cooper,

1 Christian Bale, Anne Hathaway, Christian Bale, Sandra Bullock, Jennifer Lopez, Goldie Hawn,  
2 Sara Jessica Parker, Jodie Foster, Robert DeNiro, Bret Easton Ellis, Sean Young, Kurt Russell,  
3 Janine Garofalo, Tim Roth, Michael Madson, Angie Sprenger, Terrence Michael Coxon,  
4 Elizabeth Lamer Coxon, Doug Chatney, Jorge Mario Bergoglio also known as the Catholic  
5 Pope Francis, Condoleezza Rice, Colin Powell.

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9  
10 Names and or or descriptions of people who might be people of interest, witnesses,  
11 participants, perpetrators, conspirators, principals, accessories and or or suspects of a  
12 violation of a law of the United States of America, violations of a law of the United States of  
13 America, violations of a law of the United States of America and or or violations of laws of  
14 the United States of America against the Petitioner described in this document listed once  
15 and or or more times might be Steve Orenstein, Max Pain.

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17  
18  
19  
20 Names and or or descriptions of people who might be people of interest, witnesses,  
21 participants, perpetrators, conspirators, principals, accessories and or or suspects of a  
22 violation of a law of the United States of America, violations of a law of the United States of  
23 America, violations of a law of the United States of America and or or violations of laws of  
24 the United States of America against the Petitioner described in this document listed once  
25



1 and or or more times might be Paul Simms, Michael Patrick Jann, Emily Watson, Chris Pratt,  
2 Kurt Russell, Bruce Dern, Emma Stone.

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6  
7 Names and or or descriptions of some groups who might be and or or include a  
8 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
9 principals, accessories and or or suspects of a violation of a law of the United States of  
10 America, violations of a law of the United States of America, violations of a law of the United  
11 States of America and or or violations of laws of the United States of America against the  
12 Petitioner described in this document listed once and or or more times might be the Walt  
13 Disney Company, Dream Works, Lucasfilm Ltd, Paramount, Fuzzy Door Productions,  
14 Stoopid Buddy Stoodios, Gracie Films, Universal Pictures, Blumhouse Productions, Blinding  
15 Edge Pictures, Lighting Entertainment, Annapurna Pictures, Perfect World Pictures,  
16 Ghoulardi Film Company, Fox Corporation, Warner Bros Entertainment, AT and T Warner  
17 Media, AT and T Inc, Point Grey Pictures, Good Universe, The National Broadcasting  
18 Company, Space X, Amazon, the United States of America and or or the Government of the  
19 United States of America, California and or or the Government of California, HBO, Warner  
20 Media Studios and Networks, Microsoft Company, Apple Inc, United States Department of  
21 Justice, Federal Bureau of Investigation, United States Department of Homeland Security,  
22 United States Department Defense, United States Air Force, United States Marine Corps, the  
23 President Don Trump Administration, the President Joe Biden Administration, United States  
24 Navy, United States Courts, United States District Court, Google, National Security  
25 Administration, Federal Judicial Center, National Judicial Integrity Office, United States

1 Department of State, United States Department of Defense, United States Army, United  
2 States Marines, United States Air Force, United States Navy.

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6  
7 Names and or or descriptions of some groups who might be and or or include a  
8 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
9 principals, accessories and or or suspects of a violation of a law of the United States of  
10 America, violations of a law of the United States of America, violations of a law of the United  
11 States of America and or or violations of laws of the United States of America against the  
12 Petitioner described in this document listed once and or or more times might be bank of  
13 America, JPMorgan Chase Bank, JP Morgan Equity Holdings Inc..

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17  
18 Names and or or descriptions of some groups who might be and or or include a  
19 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
20 principals, accessories and or or suspects of a violation of a law of the United States of  
21 America, violations of a law of the United States of America, violations of a law of the United  
22 States of America and or or violations of laws of the United States of America against the  
23 Petitioner described in this document listed once and or or more times might be Sweet Spot  
24 Pub, Lagunitas Brewery, Bear Republic Brewery, Trek Bicycle Santa Rosa, Press Democrat,  
25 Third Street Aleworks, Russian River Brewery, Sonoma County Sheriff Office, Windsor



1 Police Department, Sonoma County Fire Department, American Civil Liberties Union,  
2 Polaris Human Trafficking Hotline, New York Times, Washington Post, San Francisco  
3 Chronicle, Los Angeles Times, Wall Street Journal, Chicago Tribune, Rolling Stone Magazine,  
4 CNN, Fox News, MSNBC, NBC, ABC, Phantom Online, Discovery Channel, Weather Channel,  
5 MTV, Allen Media Group, Yum Brands Inc, KFC, Taco Bell, Subway, Subway restaurants,  
6 Doctor's Associates Inc, Led Zeppelin, Pink Floyd, Beatles, Wm Wrigley Junior Company,  
7 Mars Inc., Coors, Molson Coors, Nestle S A., Cadwalader, Wickersham and Taft LLP, Leo  
8 Burnett Worldwide, Everyman Pictures, Spyglass Entertainment, MacDonalds Parks,  
9 DreamWorks Pictures, Reliance Entertainment, Flight of the Concorde, Stellantis NV, Fiat  
10 Chrysler Automobiles, Peugeot SA, the Catholic Church, Haribo, South Park Studios, Novartis  
11 International AG, Greenberg Taurig.

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14  
15  
16 Names and or or descriptions of some groups who might be and or or include a  
17 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
18 principals, accessories and or or suspects of a violation of a law of the United States of  
19 America, violations of a law of the United States of America, violations of a law of the United  
20 States of America and or or violations of laws of the United States of America against the  
21 Petitioner described in this document listed once and or or more times might be Cybernet  
22 Entertainment LLC, Kink.com, Kink Studios LLC, Hogtied.com, Behindkink.com, MindGeek,  
23 Manwin, Pornhub, Wicked Pictures, Hustler, Playboy Group Inc..  
24  
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2  
3 Names and or or descriptions of some groups who might be and or or include a  
4 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
5 principals, accessories and or or suspects of a violation of a law of the United States of  
6 America, violations of a law of the United States of America, violations of a law of the United  
7 States of America and or or violations of laws of the United States of America against the  
8 Petitioner described in this document listed once and or or more times might be Monsanto  
9 Company, Bayer, Proctor and Gamble, Twitter, Hasbro, Liberty Mutual, State Farm, Allstate,  
10 Energizer Holdings, Geico, Berkshire Hathaway, Edgewell Personal Care, Red Bull GmbH,  
11 Doppelmayr Garaventa Group, Leifweigen, Siemens AG, California High Speed Rail  
12 Authority, Bay Area Rapid Transit, Sales Force.

13  
14  
15  
16  
17 Names and or or descriptions of some groups who might be and or or include a  
18 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
19 principals, accessories and or or suspects of a violation of a law of the United States of  
20 America, violations of a law of the United States of America, violations of a law of the United  
21 States of America and or or violations of laws of the United States of America against the  
22 Petitioner described in this document listed once and or or more times might be LVMH  
23 Moet Hennessy Louis Vuitton, Victoria Secret.

1  
2  
3 Names and or or descriptions of some groups who might be and or or include a  
4 person and or or people of interest, witnesses, participants, perpetrators, conspirators,  
5 principals, accessories and or or suspects of a violation of a law of the United States of  
6 America, violations of a law of the United States of America, violations of a law of the United  
7 States of America and or or violations of laws of the United States of America against the  
8 Petitioner described in this document listed once and or or more times might be Pinkerton  
9 Consulting and Investigation, Securitas AB, Paragon Systems.  
10  
11  
12  
13

14 During 1986 to 2004 the Petitioner might have been victim of violations of United  
15 States Code Title Eighteen Sections and Subsections 2, 3, 4, 113, 241, 242, 872, 1001, 1018,  
16 1033, 1035, 1201, 1512, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B, United  
17 States Code Title Twenty-Eight Sections 509, 547, United States Code Title Forty-Two  
18 Section 1987, the Petitioner's right to liberty and the Petitioner's right to the pursuit of  
19 happiness as information described in this legal document.  
20

21 During 2004 to 2011 the Petitioner might have been victim of violations of United  
22 States Code Title Eighteen Sections and Subsections 2, 3, 4, 113, 241, 242, 872, 1001, 1018,  
23 1033, 1035, 1201, 1512, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B, United  
24 States Code Title Twenty-Eight Sections 509, 547, United States Code Title Forty-Two  
25

1 Section 1987, the Petitioner's right to liberty and the Petitioner's right to the pursuit of  
2 happiness as information described in this legal document.

3  
4 During 2011 to 2021 the Petitioner might have been victim of violations of United  
5 States Code Title Eighteen Sections and Subsections 2, 3, 4, 113, 241, 242, 872, 912, 1018,  
6 1001, 1033, 1035, 1201, 1512, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B,  
7 United States Code Title Twenty-Eight Sections 509, 547, United States Code Title Forty-  
8 Two Section 1987, the Petitioner's right to liberty and the Petitioner's right to the pursuit of  
9 happiness as information described in this legal document.

10  
11  
12  
13  
14 The Petitioner might demand the United States of America investigate, prosecute  
15 and find about possible violations of laws of the United States of America against the  
16 Petitioner's relatives, some people associated to Petitioner's parents siblings aunts uncles  
17 cousins relatives and some people associated to some people associated to those people  
18 during 2011 to 2021 and possibly more times.

19  
20 The Petitioner might demand the United States of America investigate, prosecute  
21 and find about possible violations of rights of Citizens of the United States of America  
22 against the Petitioner's relatives, some people associated to the Petitioner's parents siblings  
23 aunts uncles cousins relatives and some people associated to some people associated to  
24 those people during 2011 to 2021 and possibly more times.

1 The Petitioner might demand the United States of America investigate, prosecute  
2 and find about possible violations of United States Code Title Eighteen Sections and  
3 Subsections 241, 242, 113, 872, 912, 1001, 1018, 1033, 1035, 1201, 1512, 1584, 1589 a,  
4 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B United States Code Title Twenty-Eight 509, 547  
5 and United States Code Title Forty-Two Section 1987 against the Petitioner's relatives, some  
6 people associated to the Petitioner's parents siblings aunts uncles cousins relatives and  
7 some people associated to some people associated to those people during 2011 to 2021 and  
8 possibly more times.

9  
10  
11  
12  
13 While the Petitioner was located in the United States of America during 2015 and  
14 2016 to 2021 the Petitioner was and or or might have been victim of violations of United  
15 States Code Title Eighteen Section 2261A 1A as information described in this legal  
16 document.

17  
18 While the Petitioner was located in the United States of America during 2011, 2012,  
19 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was and or or  
20 might have been victim of violations of United States Code Title Eighteen Section 2261A 1B  
21 as information described in this legal document.

22  
23 While the Petitioner was located in the United States of America during 2011 to  
24 2021 the Petitioner was and or or might have been victim of violations of United States  
25 Code Title Twenty-Eight Section 509 as information described in this legal document.

1  
2 While the Petitioner was located in the United States of America during 2011 to  
3 2021 the Petitioner was and or or might have been victim of violations of United States  
4 Code Title Twenty-Eight Section 547 as information described in this legal document.  
5

6 While the Petitioner was located in the United States of America during 2011 to  
7 2021 the Petitioner was and or or might have been victim of violations of United States  
8 Code Title Forty-Two Section 1987 as information described in this legal document.  
9

10  
11  
12  
13 There existed a case associated to these complaints in Superior Court of California  
14 Sonoma County Department 16 Honorable Patrick M Broderick Presiding having case  
15 number SCV 266146.  
16

17 There existed a case associated to these complaints in United States District Court  
18 Northern District of California Honorable Joseph C Spero Presiding having case number JCS  
19 CV20 5638 and or or 20 CV 05636.  
20

21 There existed a case associated to these complaints in United States District Court  
22 Northern District of California that was assigned to the Honorable Vince Chhabria having  
23 case number JCS CV20 5638, 20 CV 05636 and or or different.  
24  
25

1           There existed a case associated to these complaints in United States District Court  
2 Northern District of California that was assigned to the Honorable Donna M Ryu having case  
3 number CV20 9518.  
4

5           There existed a case associated to these complaints in United States District Court  
6 Northern District of California that was assigned to the Honorable Joseph C Spero having  
7 case number C 21 03587.  
8

9           There existed a case associated to these complaints in United States District Court  
10 Northern District of California that was assigned to the Honorable Charles R Breyer having  
11 case number 21 CV 04317 CRB.  
12

13  
14  
15  
16           While the Petitioner was located in Sonoma County California United States of  
17 America during 2020 to 2021 the Petitioner filed documents with Superior Court of  
18 California Sonoma County and those documents were filed associated to case number SCV  
19 266146 Benjamin Coxon vs. the Superior Court of California.  
20

21           While the Petitioner was located in Sonoma County California United States of  
22 America during 2020 to 2021 the Petitioner mailed documents through the US Mail to be  
23 filed with United States District Court Northern District of California and those documents  
24 were and or or might have been filed associated to case number JCS CV20 5638 and or or 20  
25 CV 05636 Benjamin Coxon vs. the United States District Court.

1  
2 While the Petitioner was located in Sonoma County California United States of  
3 America during 2020 to 2021 the Petitioner mailed documents through the US Mail to be  
4 filed with United States District Court Northern District of California and those documents  
5 were and or or might have been filed associated to case number CV20 9518 Benjamin Coxon  
6 vs. United States of America.

7  
8 While the Petitioner was located in Sonoma County California United States of  
9 America during 2020 to 2021 the Petitioner mailed documents through the US Mail to be  
10 filed with United States District Court Northern District of California and those documents  
11 were and or or might have been filed associated to case number C 21 03587 Benjamin  
12 Coxon, Petitioner, United States of America, Defendant.

13  
14 While the Petitioner was located in Sonoma County California United States of  
15 America during 2021 the Petitioner emailed documents from email address  
16 caoutside@gmail.com to be filed with United States District Court Northern District of  
17 California and those documents were and or or might have been filed associated to case  
18 number 21 CV 04317 Benjamin Coxon, Petitioner, United States Disitirct Court, Defendant.

19  
20  
21  
22  
23 United States District Court exists.

24  
25 Laws of the United States exist.



1  
2 The United States Code exists.

3  
4 Laws of States of the United States exist.

5  
6 Superior Court of California exists.

7  
8 The California Penal Code exists.

9  
10 United States Code Title Eighteen exists.

11  
12 United States Code Title Twenty-Eight Section 547 exists.

13  
14 United States Code Title Forty-Two Section 1987 exists.

15  
16 United States Code Title Twenty-Eight Part VI Chapter 171 exists.

17  
18  
19  
20  
21 The Petitioner created this document during 2020 to 2021 Common Era while  
22 located in California United States of America on the Planet Earth and in the Solar System.

23  
24 California Penal Code Sections 30, 31, 32, 115, 118, 118a, 129 and 148.5, 182, 203,  
25 205, 206, 209, 236, 236.1, 240 and 242 exist.

1  
2 United States Code Title Eighteen Sections and Subsections 2, 3, 4, 113, 241, 242,  
3 286, 287, 912, 913, 1001, 1002, 1003, 1016, 1017, 1018, 1033, 1035, 1201, 1512, 1518,  
4 1519, 1581, 1583, 1584, 1589 a, 1589 b, 1590, 1593, 1593A, 1595, 1595A, 1596, 1621,  
5 1623, 1746, 2071, 2075, 2076, 2261A, 2421A, 2422 and 2429 exist.

6  
7  
8  
9  
10 Claims

11  
12  
13  
14  
15 While the Petitioner was located in the United States of America during 1986 to  
16 2004 the Petitioner was victim of violations of United States Code Title Eighteen Section  
17 2243 as information described in this legal document.

18  
19 While the Petitioner was located in the United States of America during 1986 to  
20 2004 the Petitioner was victim of violations of United States Code Title Eighteen Section  
21 2244 as information described in this legal document.

22  
23 While the Petitioner was located in the United States of America during 2011, 2012,  
24 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
25

1 violations of United States Code Title Eighteen Section 242 as information described in this  
2 legal document.

3  
4 While the Petitioner was located in the United States of America during 2011, 2012,  
5 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
6 violations of United States Code Title Eighteen Sections 242 as acts including kidnapping  
7 and as information described in this legal document.

8  
9 While the Petitioner was located in the United States of America during 2011, 2012,  
10 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
11 violations of United States Code Title Eighteen Section 1201 as information described in this  
12 legal document.

13  
14 While the Petitioner was located in the United States of America during 2011, 2012,  
15 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
16 violations of United States Code Title Eighteen Section 1584 as information described in this  
17 legal document.

18  
19 While the Petitioner was located in the United States of America during 2011, 2012,  
20 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
21 violations of United States Code Title Eighteen Section 1589 Subsection a as information  
22 described in this legal document.

23  
24 While the Petitioner was located in the United States of America during 2011, 2012,  
25 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of

1 violations of United States Code Title Eighteen Section 1589 Subsection b as information  
2 described in this legal document.

3  
4 While the Petitioner was located in the United States of America during 2011, 2012,  
5 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
6 violations of United States Code Title Eighteen Section 1590 as information described in this  
7 legal document.

8  
9 While the Petitioner was located in the United States of America during 2011, 2012,  
10 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
11 violations of United States Code Title Eighteen Section 1593A as information described in  
12 this legal document.

13  
14 While the Petitioner was located in the United States of America during 2011, 2012,  
15 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
16 violations of the Petitioner's right to liberty as information described in this legal document.

17  
18 While the Petitioner was located in the United States of America during 2011, 2012,  
19 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020 and 2021 the Petitioner was victim of  
20 violations of the Petitioner's right to the pursuit of happiness as information described in  
21 this legal document.

22  
23 While the Petitioner was located in the United States of America during 2011 to  
24 2021 the Petitioner was victim of violations of United States Code Title Eighteen Section  
25 1001 as information described in this legal document.

1  
2 While the Petitioner was located in the United States of America during 2011 to  
3 2021 the Petitioner was victim of violations of United States Code Title Eighteen Section  
4 1018 as information described in this legal document.  
5

6 While the Petitioner was located in the United States of America during 2011 to  
7 2021 the Petitioner was victim of violations of United States Code Title Eighteen Section  
8 1033 as information described in this legal document.  
9

10 While the Petitioner was located in the United States of America during 2011 to  
11 2021 the Petitioner was victim of violations of the Petitioner's right to the pursuit of  
12 happiness as information described in this legal document.  
13

14 While the Petitioner was located in the United States of America during 2015, 2016  
15 to 2019, 2020 and 2021 the Petitioner was victim of violations of United States Code Title  
16 Eighteen Section 113 as information described in this legal document.  
17

18 While the Petitioner was located in California United States of America during 2004  
19 to 2009, 2010, 2011 to 2013, and 2014 to 2021 the Petitioner was victim of violations of  
20 United States Code Title Eighteen Section 1035 as information described in this legal  
21 document.  
22  
23  
24  
25

Demands

The Petitioner demands the United States of America investigate now some and or or all violations of laws of the United States of America against the Petitioner during 2011 to 2021.

The Petitioner demands the United States of America prosecute now some and or or all violations of laws of the United States of America against the Petitioner during 2011 to 2021.

The Petitioner demands the United States of America investigate now violations of laws of the United States of America against the Petitioner during 2011 to 2021.

The Petitioner demands the United States of America prosecute now violations of laws of the United States of America against the Petitioner during 2011 to 2021.

1           The Petitioner demands the United States of America investigate violations of laws  
2 of the United States of America against the Petitioner during 2011 to 2021.

3  
4           The Petitioner demands the United States of America prosecute violations of laws of  
5 the United States of America against the Petitioner during 2011 to 2021.

6  
7  
8  
9  
10          The Petitioner demands the United States Attorney for the Northern District of  
11 California and or or the United States Attorneys for the Northern District of California now  
12 prosecute some and or or all violations of laws of the United States of America against the  
13 Petitioner during 2011 to 2021 and more times.

14  
15          The Petitioner demands the United States Attorney and or or the United States  
16 Attorneys now prosecute some and or or all violations of laws of the United States of  
17 America against the Petitioner during 2011 to 2021 and more times.

18  
19          The Petitioner demands the Attorney General of the United States of America and or  
20 or the Attorney Generals of the United States of America now prosecute some and or or all  
21 violations of laws of the United States of America against the Petitioner during 2011 to 2021  
22 and more times.

23  
24          The Petitioner demands the United States attorneys, marshals and deputy marshals,  
25 the United States magistrate judges appointed by the district and territorial courts with

1 power to arrest, imprison or bail offenders and every other officer who is especially  
2 empowered by the President of the United States of America now investigate and prosecute  
3 some and or or all violations of United States Code Title Eighteen Section 242 against the  
4 Petitioner during 2011 to 2021 and more times.  
5  
6  
7  
8

9 The Petitioner demands the United States Attorney for the Northern District of  
10 California and or or the United States Attorneys for the Northern District of California now  
11 prosecute violations of laws of the United States of America against the Petitioner during  
12 2011 to 2021 and more times.  
13

14 The Petitioner demands the United States Attorney and or or the United States  
15 Attorneys now prosecute violations of laws of the United States of America against the  
16 Petitioner during 2011 to 2021 and more times.  
17

18 The Petitioner demands the Attorney General of the United States of America and or  
19 or the Attorney Generals of the United States of America now prosecute violations of laws of  
20 the United States of America against the Petitioner during 2011 to 2021 and more times.  
21

22 The Petitioner demands the United States attorneys, marshals and deputy marshals,  
23 the United States magistrate judges appointed by the district and territorial courts with  
24 power to arrest, imprison or bail offenders and every other officer who is especially  
25 empowered by the President of the United States of America now investigate and now



1 prosecute violations of United States Code Title Eighteen Section 242 against the Petitioner  
2 during 2011 to 2021 and more times.  
3  
4  
5  
6

7 The Petitioner demands the United States Attorney for the Northern District of  
8 California and or or the United States Attorneys for the Northern District of California  
9 prosecute violations of laws of the United States of America against the Petitioner during  
10 2011 to 2021 and more times.  
11

12 The Petitioner demands the United States Attorney and or or the United States  
13 Attorneys prosecute violations of laws of the United States of America against the Petitioner  
14 during 2011 to 2021 and more times.  
15

16 The Petitioner demands the Attorney General of the United States of America and or  
17 or the Attorney Generals of the United States of America prosecute violations of laws of the  
18 United States of America against the Petitioner during 2011 to 2021 and more times.  
19

20 The Petitioner demands the United States attorneys, marshals and deputy marshals,  
21 the United States magistrate judges appointed by the district and territorial courts with  
22 power to arrest, imprison or bail offenders and every other officer who is especially  
23 empowered by the President of the United States of America investigate and prosecute  
24 violations of United States Code Title Eighteen Section 242 against the Petitioner during  
25 2011 to 2021 and more times.

1  
2  
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4  
5 The Petitioner demands the United States of America investigate and prosecute  
6 about violations of laws of the United States of America against the Petitioner during 2011,  
7 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 and more times.  
8

9 The Petitioner demands the United States of America investigate and prosecute  
10 about violations of rights of the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016,  
11 2017, 2018, 2019, 2020, 2021 and more times.  
12

13 The Petitioner demands the United States of America investigate, prosecute about  
14 violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113, 1001, 1018,  
15 1033, 1035, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A, United States Code Title  
16 Twenty-Eight Sections 509, 547 and United States Code Title Forty-Two Section 1987  
17 against the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020,  
18 2021 and possibly more times.  
19  
20  
21  
22

23 The Petitioner demands the United States District Court find about violations of  
24 laws of the United States of America against the Petitioner during 2011, 2012, 2013, 2014,  
25 2015, 2016, 2017, 2018, 2019, 2020, 2021 and more times.

1  
2 The Petitioner demands the United States District Court find about violations of  
3 rights of the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020,  
4 2021 and more times.

5  
6 The Petitioner demands the United States District Court find about violations of  
7 United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113, 1001, 1018, 1033, 1035,  
8 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B, United States Code Title  
9 Twenty-Eight Sections 509, 547 and United States Code Title Forty-Two Section 1987  
10 against the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020,  
11 2021 and possibly more times.

12  
13  
14  
15  
16 The Petitioner demands the United States of America award all associated to  
17 violations of laws of the United States of America against the Petitioner during 2011, 2012,  
18 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 and more times to the Petitioner.

19  
20 The Petitioner demands the United States of America award all associated to  
21 violations of rights of the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017,  
22 2018, 2019, 2020, 2021 and more times to the Petitioner.

23  
24 The Petitioner demands the United States of America award all associated to  
25 violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113, 1001, 1018,

1 1033, 1035, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B, United States  
2 Code Title Twenty-Eight Sections 509, 547 and United States Code Title Forty-Two Section  
3 1987 against the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019,  
4 2020, 2021 and possibly more times to the Petitioner.

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8  
9 The Petitioner demands the United States of America award all property associated  
10 to violations of laws of the United States of America against the Petitioner during 2011,  
11 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 and more times to the  
12 Petitioner.

13  
14 The Petitioner demands the United States of America award all property associated  
15 to violations of rights of the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017,  
16 2018, 2019, 2020, 2021 and more times to the Petitioner.

17  
18 The Petitioner demands the United States of America award all property associated  
19 to violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113, 1001, 1018,  
20 1033, 1035, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B, United States  
21 Code Title Twenty-Eight Sections 509, 547 and United States Code Title Forty-Two Section  
22 1987 against the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019,  
23 2020, 2021 and possibly more times to the Petitioner.

1  
2  
3 The Petitioner demands the United States District Court award all associated to  
4 violations of laws of the United States of America against the Petitioner during 2011, 2012,  
5 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 and more times to the Petitioner.  
6

7 The Petitioner demands the United States District Court award all associated to  
8 violations of rights of the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017,  
9 2018, 2019, 2020, 2021 more times to the Petitioner.  
10

11 The Petitioner demands the United States District Court award all associated to  
12 violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113, 1001, 1018,  
13 1033, 1035, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B, United States  
14 Code Title Twenty-Eight Sections 509, 547 and United States Code Title Forty-Two Section  
15 1987 against the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019,  
16 2020, 2021 and possibly more times to the Petitioner.  
17  
18  
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21 The Petitioner demands the United States District Court award all property  
22 associated to violations of laws of the United States of America against the Petitioner during  
23 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 and more times to the  
24 Petitioner.  
25

1           The Petitioner demands the United States District Court award all property  
2 associated to violations of rights of the Petitioner during 2011, 2012, 2013, 2014, 2015,  
3 2016, 2017, 2018, 2019, 2020, 2021 and more times to the Petitioner.  
4

5           The Petitioner demands the United States District Court award all property  
6 associated to violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113,  
7 1001, 1018, 1033, 1035, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B,  
8 United States Code Title Twenty-Eight Sections 509, 547 and United States Code Title Forty-  
9 Two Section 1987 against the Petitioner during 2011, 2012, 2013, 2014, 2015, 2016, 2017,  
10 2018, 2019, 2020, 2021 and possibly more times to the Petitioner.  
11  
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15           The Petitioner demands awards.  
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19

20           The Petitioner demands all property owned by violators of laws of the United States  
21 of America and rights of the Petitioner against the Petitioner during 2011 to 2021 and more  
22 times.  
23  
24  
25

1           The Petitioner demands all property obtained and or or received by violators of  
2 laws of the United States of America and rights of the Petitioner against the Petitioner  
3 during 2011 to 2021 and more times.  
4

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7  
8           The Petitioner demands all property obtained and or or received by the United  
9 States of America associated to violations of laws of the United States of America against the  
10 Petitioner during 2011 to 2021 and more times.  
11

12           The Petitioner demands all property obtained and or or received by California  
13 associated to violations of laws of the United States of America against the Petitioner during  
14 2011 to 2021 and more times.  
15

16           The Petitioner demands all property obtained and or or received by States of the  
17 United States of America different than California associated to violations of laws of the  
18 United States of America against the Petitioner during 2011 to 2021 and more times.  
19  
20  
21  
22

23           The Petitioner demands all and or or some property owned and or or possessed by  
24 the United States of America.  
25

1           The Petitioner demands all and or or some property owned and or or possessed by  
2 California.

3  
4           The Petitioner demands all and or or some property owned and or or possessed by  
5 States of the United States of America different than California associated to violations of  
6 laws of the United States of America against the Petitioner during 2011 to 2021 and  
7 possibly more times.

8  
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11  
12           The Petitioner demands all property associated to violations of laws of the United  
13 States of America during 2011 to 2021 and possibly more times.

14  
15           The Petitioner demands all property in and out associated to violations of laws of  
16 the United States of America during 2011 to 2021 and possibly more times.

17  
18  
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21           The Petitioner demands all rights to all associated to violations of laws of the United  
22 States of America during 2011 to 20201 and possibly more times.

23  
24           The Petitioner demands all rights to all in and out associated to violations of laws of  
25 the United States of America during 2011 to 20201 and possibly more times.



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4  
5 The Petitioner demands all property rights to all associated to violations of laws of  
6 the United States of America during 2011 to 20201 and possibly more times.  
7

8 The Petitioner demands all property rights to all in and out associated to violations  
9 of laws of the United States of America during 2011 to 20201 and possibly more times.  
10

11  
12  
13  
14 The Petitioner demands all property owned by violators of laws of the United States  
15 of America during 2011 to 20201 and possibly more times.  
16

17 The Petitioner demands all property in and out owned by violators of laws of the  
18 United States of America during 2011 to 20201 and possibly more times.  
19

20  
21  
22  
23 The Petitioner demands all rights to all owned by violators of laws of the United  
24 States of America during 2011 to 20201 and possibly more times.  
25

1           The Petitioner demands all rights to all in and out owned by violators of laws of the  
2           United States of America during 2011 to 20201 and possibly more times.

3  
4  
5  
6  
7           The Petitioner demands all property rights owned by violators of laws of the United  
8           States of America during 2011 to 20201 and possibly more times.

9  
10          The Petitioner demands all property rights to all in and out owned by violators of  
11          laws of the United States of America during 2011 to 20201 and possibly more times.

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16          The Petitioner demands the United States of America investigate, prosecute and find  
17          about possible violations of laws of the United States of America against the Petitioner's  
18          parents siblings aunts uncles cousins during 2011 to 2021 and more times.

19  
20          The Petitioner demands the United States of America investigate, prosecute and find  
21          about possible violations of rights of Citizens of the United States of America against the  
22          Petitioner's parents siblings aunts uncles cousins during 2011 to 2021 and more times.

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24          The Petitioner demands the United States of America investigate, prosecute and find  
25          about possible violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113,

1 1001, 1018, 1033, 1035, 872, 912, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A,  
2 2261A 1B, United States Code Title Twenty-Eight Sections 509, 547 and United States Code  
3 Title Forty-Two Section 1987 against the Petitioner's parents siblings aunts uncles cousins  
4 during 2011 to 2021 and possibly more times.  
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9 The Petitioner demands the United States of America investigate and find about  
10 possible violations of laws of the United States of America against some people during 2011  
11 to 2021 and more times.  
12

13 The Petitioner demands the United States of America investigate and find about  
14 possible violations of rights of Citizens of the United States of America against some people  
15 during 2011 to 2021 and more times.  
16

17 The Petitioner demands the United States of America investigate and find about  
18 possible violations of United States Code Title Eighteen Sections 2, 3, 4, 241, 242, 113, 1001,  
19 1018, 1033, 1035, 872, 912, 1201, 1584, 1589 a, 1589 b, 1590, 1593A, 2261A 1A, 2261A 1B,  
20 United States Code Title Twenty-Eight Sections 509, 547 and United States Code Title Forty-  
21 Two Section 1987 against some people during 2011 to 2021 and possibly more times.  
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8 [Electronic Signature [Benjamin Coxon June 28, 2021 about 1442 PST]]  
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